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ess (Telephone No. 29)
THE TIMES-MIRBOR COMPANY, N.E. cor. First and Fort sts., Angeles, Cal.

Amusements. GRAND OPERA HOUSE Monday Evening September 17th.

It is unnecessary to comment on this engagement, the importance of which must be apparent to every patron of this theater.

Representative bramatic Company of America,

AMR. A. M.—

PPP AL MM MM EEE RRR "8S8,

PPP AAL MMM EEE RR" 8S8,

PPP AAL MMM EEE RR" 8S8,

PPP AAL LILLE MM M EER B. 8S8

ENTIRE COMPANY!

Direct from the Medison Square Theater.

Direct from the Madison Square Theater, New York, aur under the direction of MR. AL HAYMAN,

GRAND OPERA HOUSE. H. C. WYATT....... Lessee and Manager FOUR NIGHTS AND SATURDAY MATINEE,

Wednesd y September 26
Consolidation of the Comedy Stars,
W. A. MESTAYER,
THERESA VAUGHAN,
AMY AMES,
Presenting C. A. FYNE'S Latest Musical
Farce-Comedy Success,

"THE KITTY" "THE KITTY" host of clever comedians. A rosebud garder retty girls. Bright, new and sparking muse the premiere danseuse, "Nadly." Laugh at the ny characters All the sp-claftles new and ht. Full of originality, humor, surging fun and

No Advance in Prices. Seats Now on Sale

A CADEMY OF MUSIC. W. OREY Lessee and Manage ANNOUNCEMENT EXTRAORDINARY!

RRR 000 8888 EEE RRR 0 0 8888 EE R R 0 00 8888 EEE

usday, Monday, Tuesday THE RED POCKETBOOK

Prices as usual, 25 and 50 cents.

Seats on sale at Swartz & Whome's, Hollenbeck

CALIFORNIA DIME

THE POPULAR FAMILY RESORT eck Commencing Saturday, Sept. TWO-MONST R SHOWS-TWO

TWO—MONNT R SHOWS—TWO
First appearance of the symmastic wonder,
The only one-legged triple horizontal bar expert
the known world. Work graceful and easy. Two
great novelly acts. Acr all a rizontal bar and liyin
spatish rings, finishing with terrific flights thro' at
First ap. FRANKS as all Obstice marvels, earance of the Libliputian FRANKS AND ODELL

First appearance of the Engineers
FRANKS AND OBLIA,
Clever acrobacts song and dance artists.
First appearance of MR ED TALBUTT, in his
great specialty, entitled, "Kobody Home Bait Me".

The quark queer and qualusist come dian.
Respisarsance of the Great Bohemian Glassblower Prof. THI+0 GREINER, and his wonderful Two Glass Stram Engines in full operation.
MANALIE, the beautiful introced Bill is and
FULSIAN COMPANY COMPANY OF USE
SIG. FORESTELL, the great sword-awallower,
FINCH AND JUDY.
THE HALF-LADY LILD'SION, "tc., Etc.
Doors open from 10 a m to 10 p.m.
ADMISS DOORS OF THE COMPANY COMPANY COMPANY.

Reserved Seats Ten Guits Extra.

RRR R R ERR R R

WASHINGTON GARDENS.

I. O. O. F., ATTENTION

-THE LARGEST-

-IN CALIFORNIA. Now on exhibition at Washington Gardens Ostrich Farm.

Also MONKEYS and a rare species of AMERICAN
EAGLE and a variety of fine birds. Take the Main-street cars, which stop at the Gardens.

D. PEARL, Lessee and Manager. KENILWORTH OSTRICH FARM.

EREX X OCOU URR 885 II OO NN 1 EE XX O OU URR 885 II OO NN 1 EE XX O OU URR 855 II OO NN 1 EEEX X OO UU R 8 885 II OO N N

Amusements. TURNVEREIN HALL

JAPANESE AND CHINESE ART

-SIEGE OF PARIS!-

MAIN AND THIRD STREETS Open daily from a.m. to 9 p.m. Admission. 25c. Special Motices.

#2000 TO INVEST—A GENTLE man with a thorough experience in general merchandise and \$200 in cash desires to purchase a tusiness or as interest in one already catabilished, where his services and that amount of make prolitable; have also a fair T, Times office. 17, Times office.

21

Ty M. I. NO. 36—ALL MEMBERS OF Y M. I. No. 38 are can nestly required to meet at Opera Hall induy at 1: 9 n.m., namer, to attend the funeral of Brother John H. Tosney. Members of Branch 14, and wisting brotheria, me invited to attend. By order J P. DUGGAN, President J. K. CHAMBERS, Secretary. THE MISSES CROWDER AN WE CORDIALLY INVITE THE public to come and examine our jarge aportment of Asiatic art goods, which we have just received from Chins and Japan. CANTON, 17 W. Third st, bet. Spring and Main.

11

NOTICE TO HOME-SEEKERS—Plans and specifications for cottages, \$15
Same to blum on eavy gram, had cash, had on time. J. FRIEDLAN DER, architect, 14 S. Main.

EXCELSIOR STEAM LAUNDRY. EVENING CLASSES IN SHORT-hand and typewriting, at Woodbury's Business College, 169 - Spring st.

DRESSMAKING AT WONDER-MRS. FORLAND'S, 118's W First st.

anred-Situation

WANTED-SITUATION AS COACH W sires an eng-gemont as daily governess to young children, or to he p generally in a private family. Afterse Qt. Times effice.

WANTED—AN ENGLISH LADY, RE-

WANTED-SITUATION IN THE v country by a Jacanese who understands housework and is a good cook. Address Japanese Restautant, 20 Commercial st, 21

WANTED—BY YOUNG LADY WITH CENTRAL PROPERTY OF THE PRO WANTED-SITUATION BY A LADY WANTED-A YOUNG ENGLISHMAN

W desires employment in lany capacity in which energy, willingness and education will be appreciated. Address Q 6.1 mines office.

WANTED — BY A YOUNG LADY, employment as cashler or galesworms in a light business; experienced. Address Q 8. Times office. WANTED-SITUATION AS COACH-WANTED STREET UATION BY AN EXperie ced finisher of gents' clothing. Call or WANTED—SITUATION BY A GER-man girl to do cooking and he usework in priman girt to do conting and housework in private family. Address Q 4: Times offer WISHES

WANTED—DRESSMAKER
WISHES
No. 38 San Pedro at. 22

WANTED-A RESPECTABLE PRO-WANTED-A JOB OF PLASTERING and painting done; parties to take pay in lets. Address Q 37, Times office.

WANTED - AN ENERGETIC GIRL WANTED — MALE AND FEMALE agents for the sei-th-ating gaseline sad iron; agents make from \$10 to \$15 n day. For terms and territory, apply to N. J. DOWNER, Box 10:3, San Bernardino, Cal.

WANTED-A YOUNG MAN WHO
has bad some experience in mailing cand is
and ice-cream pply to MYERS BROS., 417 S,
Spring st. WANTED - A LADY TO KEEP house in family of widower, with two children; cod wages, Address A. LONGWELL, South Pasadena. WANTED-A GOOD COMPETENT girl to do cooking, washing and ironing. Apply

Wanted-To Hent,

WANTED-A NICELY FURNISHED room for two sober and strady young men; a small, quiet family preferred; must be mederate in price. Address F, P., Times office.

WANTED - AN APPRENTICE FOR making dresses Apply at 710 Temple st. 21

WANTED-TO RENT A 6 OR 7-modern improvements, clean side of street, be-tween Femple and Eitchi and Main and Figures ats. Address, or call at once, on C. J. Lipe, 13 W. WANTED - TO RENT FURNISHED WANTED-WHOLE OR PART OF AN un uralished house of 5 to 8 rooms, from Los Argeles at 16 Grand ave. First to Ninth sts.; rent to to Exceed 440. Address Q 35, Times office. 21

Wanted-Partner

WANTED-A PARTNER WITH \$5000

Wants.

WANTED-BY A MARRIED,

WANTED-MRS. WILLIAM AIKIN, who worked at Los Angeles House, Para i-na, thout if years ago, to call at REID & CO. 8 office, N. Spring al., upstairs. S N. Spring st. upstairs.

WANTED—2 FIRST-CLASS GENTS'
tickets to the East via San Francisco and O
& R. G Ry Call at toom 35, Phillips block 21

WANTED—GOOD SECOND-HAND
furniture, carnets and shows. and Hell ste.

WANTED — A CARRIAGE IN EXcanage for let. T. I. SHA: FNER, basement
Calfornis stank but d. ng.

WANTED — FURNITURE; PARLOR
set; stat. terms. Box 614, city.

23

WANTED-LIVE PIGEONS AT H. B.
ADAM 's gunstore, 18 Commerc al st. 24

for Erchange.

"Twas mine. 'the his, and may be mine again. Never give up. if you 'ave lost a thing, but try the ifleacy of a 25-cent advertisement.

FOR EXCHANGE—
200-acre improved farm in Northern Califonia; good buildings and one-quarter of the crop.
160 acres, improved arm; well located, in Kansa-House and lot and vacant lots in Lesyenwor!

rn property; this property is first-class and will make nice homes. Call at 14 s. Fort st., or address D. CARR, P.O.

lists, near tenth, for unencumbered house and bt or cheap acre property. R. VERCH, room 80, Temple block.

TOR EXCHANGE—A LOVELY COTtage near Main st., or will sell cheap and ontasy terms. R. VERCH, room 80, Temple block. FOR EXCHANGE—A NEW NO. 2 REMington typ-writer for a light single buggy or cart. Address T. Times office POR EXCHANGE - CITY LOT FOR two seated carriage. T. L. SHAFFNER, basement California Bank building

FOR EXCHANGE—CLEAR REAL cestate, horses, top busy and co'n for good bouse and lot, HAYES, 29% s Spring st. 10-11

Rooms and Board. THE EMERSON, 415 S. OLIVE ST., poposite the Sx has, Park. A newly-built and hard-somely-duraished hotel, elegant in all its appointments, locatio unsurpassed, perfect culsing. This house offers more comforts to its guests than HOTEL FREMONT, CORNER FIFTH and San Pedro sts. Hew house, just opened; el gant ro-mas, first-chass table; rates, \$1 ber day, Ffffir-t. cars pass the door. COLEY BROS., populeturs, J. H. SPIMES manager.

ARDMOUR, 506 FORT ST., OPPOSITE
Gen. Miles's headquarters; first-class rooms
and board.
TO LET - ROOMS, WITH OK WITH
out board. in first class neighborhood. 49 S.

For Sale.

For sale-Live Stock. FOR SALE-TODAY, A CARLOAD OF FOR SALE-A ROADSTER AT EAGLE Stables, 3) S. Fort st. 22

FOR SALE-BARGAINS IN FURNI OR SALE-THE GREAT SACRIFICE

For Sale. For Sale-City Property

Don't blunder along taking only such cookings at the good provide. Examine the market is and see what is ofered. If you have any ing to after, by the Times For Sale Co unit do ring the the attention of 15.00 readers. \$350-50X155, ON MONTHLY PAY

500-501150, Urmston tract.
550-501150, Shaw tract; cement walks.
550-501150, Show tract; cement walks.
150-401150-401150, south west corner Second and I

-60:155, Beaufry st. near Third. -90:125, San Pedro, near Eighth. -50:150, Bliss t act. sale only by C. B. HOLMES, 9 N. Main. or sale only by G. R. HOLMES, 9 N. Main. 10-4 OR SALE—BEAUTIFUL. LOTS FOR homes in the M. H. Greeg tract, East Los Ange-on North Offith and Primrose aves; streets ded; near churches, schools, stores, street cars, ctric gibt and P. O., Staton A. Low prices and trick, San Joaquille, could, H. Olike G. O., 64 dec. San Joaquille coulds. FOR SALE-AT A GREAT BARGAIN

BIG BARGAIN — A WHOLE BLOCK
for fridor, both ded by four streets, very cl. se in.
for fridor, both ded by four streets, very cl. se in.
for frido, on very easy t rus; only think of it! lets
within the mile circle for only 850 each.
GRIFFIN & GREEN at ence; 113 W. First st. 24

room 4, 28 N. Spring st.

\$25 CASH = 50 PER MONTH—BUYS

\$25 a lot on hors-car live, 30 minutes' ide;
prices 200 to \$500 free water; cheaper thu rent

\$4. L. TEBLE, agent cor For a 4 Second sts 11

FOR SALE-A SNAP FOR CASH;
1 42130 will buy 2 lots in the U ly-rsity race,
1 42130 will buy 2 lots in the U ly-rsity race,
1 42130 no across; for short time only. DAY 4.

+ DWARDS, 28 N. Spring street, room 3, 8 le

greets,
22 FOR SALE—BY OWNER, LOTS 19, 24, 27 and 41, Inds n tract: lot 33, Wright tract: lot 4. block 1 L A. Homestead tract; at a bargain, Apply 85 Judson st. 28 FOR SALE-BY THE OWNER-LOTS

FINE, WELL-LOCATED CITY LOTS

FOR SALE—AT A BARGAIN; FINE lor right in the heart of the city; will take a good residence as part pay. E. A. MILLER, 34 N. Spring at, back office.

FOR SALE—A CHOICE LOT, 50x150, clean ad R.—A. CHOICE LOT, 50x150, FOR SALE—TWO NICE BUILDING
Lot: Soxiso each, new Main st; 4759 each, onehalf cash, J. C. OLIVER, 2 4 Fort.

22
Lot Sate—Houses.

FOR SALE-NEW HOUSE, 7 R POMS, hard finished, with pantry, bath and closety, furnished for housekeepfing; small barn; lot 59x135, minutes from Nodean House, one block from

T with harn, and all modern c nynelocie; one two-seated burgy, a horse, block wagon, all below cost. Apply on Bond, near Rowland six.

FOR SALE—HANDSOME COTTAGE with four rooms and bellow.

FOR SALE - IN A REGION OF

FOR SALE-ACRE PROPERTY NEAR

V. E. HUGHES, 115 W. First at.

A GREAT BARGAIN—THE RANCHO
Las Virgin: This beautiful ranch (28) acres
l under ferce and a naturation of water, maximized the best ranches in the country, either recultivation or stock-raising. This place is for recultivation or stock-raising. This place is for Part of the Country of the TOR SALE—160 ACRES GOOD LAND
At \$25 per acre, with good farmhou e, well, etc.
all ready for business; near five towns on railroad.
This cannot be equaled in the State. Address \$P\$, 0.

box 985, city?

FOR SALE—OR RENT, RANCH OF 100
scress 4 miles from Long Beach. Inqu.re of
GEORGE M. EDISON. Long Beach. 10-7

FOR SALE OR E X CHANGE — 200
cares of the finest footbill land in Los Angeles
cutify; plenty of water; all first-class and at very
low proc. Calt on B. 8. HAYS, M. N. Spring st. 23

FOR SALE — BAY HORSE, FINELY bred gentle for family use. Can pace in 228 without training. Works single or double. Owner lewing city. Address P. O. Box 737, or Q 52, Times. I' eld, 16 hands, 1300 pounds; perfectly qu'et in every particular; top buggy with pole and shafts; one double and two single harness, one buckboard. H. B. ADAMS, 18 Commercial st. 22 FOR SALE-CHEAP, HORSE, HAR-ness and delivery waron. Apply 261 Upper Main st, at alledgring a Hoyre.

PROVING THE TRUTH.

The Times-Mirror Company and C. J. Richards

Respond Point Blank to the Vicious Libel Suit of H. H. Boyce,

of Their Charges. Frye and McDonald-Unfolding the Facts
About the Land Sale and Misappro-

By Pleading and Supporting the Truth

ards, claiming damages in the sum of

priation of That \$10,500 Check

perior Court yesterday.

This is the first of three cases of similar import, the other two being brought, one against the Times-Mirror Company, and the other against C. J. Richards, with damages claimed at \$50,000 in each case. Williams & McKinley and John Haynes appeared for pialntiff, and Hon. Stephen M. White and Gaze & Robarts for the defense.

The suits are all based upon an article originally published in The Times, February 12, 1888, and since republished two or three times—the article being in the nature of an interview with Mr. Clarence J. Richards, formerly a business associate of H. H. Boyce, in which adds, formerly a business associate of H. H. Boyce, in which ards, formerly a business associate of H. H. Boyce, in which agains: Boyce, involving him in crooked transactions in the purchase of the McDonaid rancho, and charging misappropriation of the 'sum of \$10,500 belonging to Richards.

The article having been dictated by Richards, written out by a Times reporter, and then submitted to Richards for verification, he made slightalterations in the same, certified to its correctness, and promised to verify it und \(\tau\) oath, if need be; whereupon it was published in The Times, as heretofore stated. This is a brief statement of the basis of all of these libes suits, and of the circumstances under which the publication was made.

In their answer, the defendants, the Times-Mirror Company and C. J. Richards, assume all responsibility for the article published, allege the truth of the statements therein made as justification for the writing and publication, and claim that the article was published in good faith and for justifiable ends.

Testimony of C. J. Richards.

THE SPIDER AND THE FLY.

Q.: I mean with reference to being friendly, or otherwise. A.: Oh, yes sir; we were perfectly friendly.
Q.: Had you ever seen McDonald up to the time that this proposition was made to you by Boyce? A.: Not that I know of. I'didn't know who Mr. McDon ald was.
[At this point all witnesses excepting the one testifying were excluded from the room by agreement.]

G.: Had you ever sees to the time that this proposition was made to you by Boyce? A.: Not that I know of. I denote, new, in best city focation, at less than coarprice of ECOSEO FORD 16 Names. I didn't know who Mr. McDon ild was a life of the coarprice of ECOSEO FORD 16 Names. I didn't know who Mr. McDon ild was not the young the coarprices at x, 0 x 18f; fine view; will sell chap for cash. F. A. S. WYER.

23

A HOUSE AND LOT ON A linet liment fian; \$175 cash, \$15 per month. A. L. TELEK, cor. Fort and Second size.

FOR SALE—A SIX-ROOM HOUSE, ON the clean cor-er, haf a mile from the center, \$200, 1 C. OLIVER, \$18. Fort.

\$200, 1 C. OLIVER, \$18. Fort.

TOO HOUSES; NEW LIST; MOD three carprices and terms. A. L. TEEKE, \$250. THE TWO CHECKS.

Q.: At the time that you put up your heck for \$10,500, as you have stated, was hat money in the bank to meet that check?

at money in the bank to meet the care of the check was certified.
Q: Was certified? A.: Yes, sir.
Q: State whether or not Boyce at that Q: State whether or not Boyce at that time gave any check to any one. A: I do not know whether he gave any check to any one, but he drew his check for \$10,000, or I understood that he was doing it.
Q: In Ross's office? A: Yes, sir.
Q: For what was that? A.: To equal my payment, he having paid \$500 previously.
Question by Mr. Gage: That was the \$500 to bind the bargain? A: To Mr. Fry.

to bind the bargain? A.: To Mr. Fry.

EANNEST MONEY.

The Court: Earnest money.

The Witness: Yes, sir.

Question by Mr. White: That would make in all the \$21,000? A.: Yes, sir.

Q.: State whether you knew then, or at any time until many months afterward, that that check was returned to Col. Boyce? A.: I did not know it theu, nor do I know it now.

A.: No. sir.
Mr. Williams: Well, he says he didn't know it. If he didn't know it—
Mr. White: He may know it by hearsay.
Mr. Williams: Well, then, he don't know it if he knows it by hearsay. I object to

that.

The Court: Well, the jury understands it. And if there should be any ambiguity in any answer, counsel in cross-examination can call it out and explain it. Proceed.

A PAYMENT THAT WAS NEVER MADE.
Onestion by Mr. White: When if any

A PAYMENT THAT WAS NEVER MADE.
Question by Mr. White: When, if ever,
did you first hear that Boyce as a matter of
fact never paid McDonald that \$10,000?
Mr. Williams: I object, as incompetent
and ir elevant.
The Court: Objection overruled.
Mr. Williams: We except to the ruling.
A.: Some time during last summer, when
Mr. A. C. Fish told me that he had been informed of that fact by Mr. Fry.
Mr. Williams: Move to strike out the
evidence on the ground it is hearsay.
The Court: That is heresay. Motion
allowed.

WHAT WAS ALLEGED TO HAVE BEEN DONE WITH RICHARDS'S \$10,500.

Q: Now, when you had the conversation with Col. Boyce, in which you have already stated you spoke to him about his having received this \$10,500 which you put up, state whether he told you how that money had been expended. A.: He said that every cent of it had been used in the purchase of this property, and in clearing the title.

Q: Did he state from what the title had been cleared?

"SAVE THESE BONDS."

From bonds that were upon it at the time we purchased.

Q: Whose bonds? A: They were not

WHERE THE \$10,500 ACTUALLY WENT.

Boyce.
Q: At that time did Col. Boyce say anything or tell you anything to the effect that he had not, as a matter of fact, paid McDonald the \$19,500 which you supposed he

own account which you supposed he had paid.
Mr. Williams: Asking for a conclusion.
"To the effect," without leaving it to the jury to determine what the effect is.
The Court: Objection overruled.
Mr. Williams: We except.
A.: He did not.
Question by Mr. White: About when was this conversation which you are now speaking of with Mr. Boyce—about what time?

speaking of with Mr. Boyce—about what time?

AN-IMPORTANT DISCOVERY MADE—EIGHT MONTHS LATE.

A.: Some time early in August last year I think. During the month of August and prior to the 25th some week or ten days, two weeks, perhaps.

Q.: State whether Boyce made any further remark or statement to you as to what he was willing to do?

A.: In the last conversation that we had a nice years and the matter, he said we had done very well in the sale of this property; that we had a nice profit in it, and that if I thought I had not been dealt fairly with in the matter, that there were £20,000 of securities in my hands, I could go and help myself and make the matter satisfactory in any manner that I saw fit.

make the matter same that I saw fit.
Q.: That was when? A.: That was in the second conversation, after I had talked with McDonald and Fry.

THE \$10,500 AGAIN.

THE \$10,500 AGAIN.

Q.: Yes, sir. Was that the conversation of which you have just been speaking when you accused him of having taken this \$10,-

should say. Was it below.

After.

Mr. Williams: There is no evidence that he took \$19,500, and I move to strike it out.

Mr. White: Yes, there is.

Mr. Williams: That is a conclusion.

Mr. White: Yes, there is.
Mr. Williams: That is a conclusion.

Mr. White: This is a fact.
The Court: I don't think it was stated in as broad terms as that.
Mr. Williams: No, off.
Mr. White: Well, I will ask the question.
Mr. Williams: No, tobject. Let the reporter read the record.

BOYCE GOT IT.

Question by Mr. White: Mr. Richards, what did you say to Col. Boyce about that \$10,500?
A.: I told bim that I certainly had paid \$10,500 which had not gone to Mr. McDonaid, and that I was informed he had got it.
Question by Mr. Gage: Who had got it?
A.: Mr. Boyce.

THOSE MYTHICAL BONDS.
Question by the Court: Well, what did he say in reply to that?
A.: He said that every cent of the money that I had expended had been used in the purchase on this property, and in clearing it from bonds that were on it at the time we bought.
Question by Mr. White: State whether at the time that the purchase you kept any books of account.
A.: I opened books of account ust about that time, as soon as I could procure them.
Q.: Yes, sir. Were those books inspected

THE ACCOUNT BOOKS PRODUCED.

Q: Have you those books here? A.:
Yes, sir; you have them.
Q: Well, it is a journal and a ledger, is it not? A.: Yes, sir.
Q: Well, it you will, turn to the journal entry of this transaction. A.: It is on the first page.
Q: Just show it to counsel on the other side, if you please; and also show the ledger entry at the same time. There are a great many other transactions in the same book that I suppose are not especially

book that I suppose are not especially tomatters that we both kne w abo

book that I suppose are not especially necessary.

[Witness shows entries to counsel for defendant.]

Mr. Williams: No objection.

Question by Mr. White: As there are a great many other entries in the book, and I don't suppose you want to leave them, if you will just reat the entries to the review on the suppose you want to leave them, if you will just reat the entries to the results and leave them down.

And the same of the contribution of the contri

The Court: Objection overranea.
Mr. Williams: We except.
[Last question read by the reporter. Question by Mr. White: In other thow many acres more than Boyce googet?
Mr. Williams: Same objection.
The Court: Objection overruled.

Mr. Williams: Objected to on the same grounds.

The Court: Overruled.

Mr. Williams: Irrelevant, incompetent and immaterial. Except.

A.: We figured them as equal throughout, and then set off to each other certain portions until we had set off equally an amount, and then I was to have so much greater.

Q.: So much what? A.: So much greater than he received.

O.: The amount you have stated? A.:

A JUDICIOUS SILENCE ADVISED.

A JUDICIOUS SILENCE ADVISED.

Q: Well, in the second? A.: Yes, sir; in the second conversation I told him that Mr. Fry nad spoken of the matter to some persons, naming them, and that now that the matter would be adjusted between us that it would be very injurious to have any question arise about it, we fraving sold this property, and that if any question arose between us it would affect the sales and collections that we were jointly interested in, and that some persons might be very glad to get hold of something arising between us, and cautioned him, or advised, rather, that he speak to Mr. Fry and tell him that the matter had been adjusted, and to say nothing further about it, as I knew Mr. Fry had spoken to two or three parties that had come to me.

Q.: State what Boyce said about it.

BOYCE TOOK DESPERATE CHANCES.

A.: He told me that he didn't care what any one said about it; that as long as I kept still everything was all right, and that we were adjusting the matter and he didn't think I was going to say anything further about it; that nobody could injure him in relation to it. That remark arose from my stating that it might get to some of his personal enemies—those I regarded as such, and he said that I was the only one who—could injure him in the matter. He didn't think that I was going to do it.

Q.: Now, was that before this agreement was made? A.: Yes, sir, that was before this was executed.

Q.: I mean, before this partition of the

Q: Well, did you say anything further to nim as a particular reason why he should go and see Fry? A.: Why. I told him that Mr. Fry had spoken to various persoas and that it would probably get to the ears of people who would like to hear it and use it. Q: Well, was there anything said by either of you at that time to him, with reference to the advisability of keeping the matter quiet on his personal account? A.: Yes, sir; we said that—we talked that we were both going to live here, and that it was much better that no question of this kind should arise between us, as we had been associated in business in various enterprises, and that enough had been said in relation to matters

ACADEMY OF MUSIC.

of THE LOS ANGELES COUNTY
POMOLOGICAL SOCIETY.

pens Sept. 17th. Closes Sept. 22d.

In honor of the annual session of
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at

PROF. FISCHER'S DANCING HALL, 229 & 231 SOUTH SPRING STREET.

The Real M'DONALD CONTRACT.

THE REAL M'DONALD CONTRACT.

THE REAL M'DONALD CONTRACT.

Mr. Gage reads proposition dated Wilmigton, November 24, 1886, and the same was filed in evidence as the defendant's exhibit 2 in duplicate.]

Question by Mr. Gage: Please look at this document. This is the agreement at this document. This is the greenent at this time the £1,000 in checks were passed; is that the __A: This is the fermal contract of sale.

Q: This is the contract which you referred to in your yesterday's testimony as the formal contract drawn up in Ross's office at the time those checks were passed?

A: Signed there at that time.

Mr. Gage: Yes, sir. Well, gentlemen—Mr. Williams; Read it.

Mr. Gage: I will introduce this in evidence as defendant's exhibit No. 4. [Reads contract dated December 8, 1886, and the same was filed as derendant's exhibit 4.]

A SICK JUROB.

[At this point one of the jurors, Mr. Warren, was taken ill and was compelled to return to his home. By consent the case was
proceeded with with the remaining 11

turn to his home. By consent the case was proceeded with with the remaining 11 jurors.]

Question by Mr. White: Mr. Richards, I observe that in the cegitract the partition or division contract, or settlement contract, between you and Mr. Boyce, which I have already read, of date the 25th of August, 1887, that you were each to pay McDonald the respective amounts due on the purchase price of the respective barcels set apart to you. Now, state whether at the time you were making the settlement with Col. Boyce, which was reduced to this writing, there was anything said or any understanding as to the value of that land, that is, as to the profit of the purchase?

Mr. Williams: We object to any oral negotiations proceeding the writing, it appearing that their arrangements were reduced to writing.

Mr. White: Well, that part of it is not reduced to writing.

Mr. Williams: Then it is not to be considered as a part of the negotiations. If it is not in writing it is not admissible.

THAT "SHORTAGE" AGAIN.

Mr. White: This shows a certain part was set apart. This shortage of \$10,500, which Mr. Richards said was settled by this arrangement, he getting some 300 acres more than Boyce—I want to show what, if any, estimate they placed upon the value of that property. That is all. It has nothing to do with the contract itself. It simply shows how he was paid the \$10,500 shortage.

The Court: Objection overruled.

Mr. Williams: We except.

A.: The property was estimated at what we were then selling at, about \$100 an acre; or the reabouts, half of which belonged to me and half

dat time.

Question by Mr. Williams: That had

Question by Mr. Williams: That had already accrued? A.: Yes, sir.

Q: That amount was already due to you upon sales? A.: No, not due us; but we estimated that we were reasonably entitled to that joint profit, Question by Mr. White: That is, the land had increased in value? A.: I was to receive his share of it.

Question by Mr. Williams: His share of the profits? A.: Yes, sir.
Q: Over and above the \$30 dollars an acre? A.: Yes, sir; that was the balance due.

due.
Question by Mr. White: Thirty-five? A.:
Thirty dollars an acre.
Q: Thirty. That was the balance due?
A.: Yee, sir; that was the balance due.
Mr. White: You can take the witness.

Cross-examination. — Question by Mr. Haynes: Mr. Richards, if I understood you correctly in your direct examination, after Mr. Boyce had spoken to you in relation to this ranch you investigated the value of the land and told him you would join him it he was still willing to take one-half. A.: Yes, sir; Iwould take one-half. HOW BICHARDS GOT INTO MR. BOYCE'S PARLOR.

PARLOR.

Q.: What investigation of the value of the land had you made? A.: I inquired from persons of my acquaintance who knew the property, its situation and availability for sale, and in whose judgement I had confidence. I was comparatively a stranger in this country then, and relied upon their judgment considerably.

Q.: But in making your examination into its value it was upon the proposed purchase at \$35 an acre? A.: Yes, sir; I was alwaysatisfied to take the property at that price.

Q.: You were always satisfied to take it \$35 per acre? A.: Yes, sir;

Q.: And as a matter of fact you say that in making your settlement with Col. Boyce you estimated the value at \$100 per acre.

A.: The value, yes, sir, as it had increased, and as it was shown by the fact of our making sales at that rate and at higher rates. knew the property, its situation and avail-

Q.: Had you made any sales under that te, \$100 per acre? A.: Yes, sir, we had tade sales, but the average was over that.

Q.: The average sales were over \$100?

Q: The average sales were over alove.
A: Yes, sir.
Q: So that in the whole transaction, counting it at \$35 per acre, you had made a very nice operation. A.: Yes, sir.
Q: What do you estimate your profit on the whole transaction, based upon the purchase price of \$35 per acre? A.: Well, we made some disposition of our securities which cut down the profits, but the actual profits accruing to us, as near as I can estimate, was about \$40,000 each.
Q: About \$40,000 each? A.: Yes, sir.
In "THE TROMBONE."

O: This was one of the earlier transac-

Q: This was one of the earlier transactions you had with Col. Boyce, was it? A.:
Tes, sir. I never had been interested in anything with him personally before. We were acquainted with regard to the starting of the Tribune, in which I had an interest.

Q: Yes, sir. Your only connection with him prior to that time was as a stockholder in corporations?

OUT OF "THE TROMBONE."

A.: No, I was not a stockholder. It was before a stock company was organized that I had the interest. Upon the organization sold the interest I had.

Question by Mr. White: What interest was that? A.: In the Tribune Publishing

Company.

Question by Mr. Haynes: And your retations with Col. Bayce were not such that he was under special obligations to you in any way. A.: None whatever.

Q.: You are, or have been, an attorney at law, I believe? A.: Yes, sir. Wisconsin.

Question by Mr. Williams: Supreme Court in Wisconsin? A.: Yes, sir.

AGENT FRYE.

AGENT FRYE.

Question by Mr. Haynes: You state that Mr. Frye was acting as Mr. McDonaid's tent and he showed you a document. I think that has been put in evidence, has it hot? A.: Yes, sir.

Q.: That was simply the document, if I remember rightly, showing that he had authority from Mr. McDonaid to negotiate a sale? A.: He had.

Mr. White: That conclusion I would object to, for it does not show it. It is signed by Mr. Frye himself, of course. I know what you mean, anyway. Go right on.

A.: The paper shown me by Mr. Frye was the one that says: "I have authority to unke the sale upon the above terms." agned by Mr. Frye, to which my name is afterward attached.

Opention by Mr. Haynes: In that the

on by Mr. Haynes: In that the named of \$85 per acre? A.: Yes Not signed by Mr. McDonald? A.

Q: Not signed by Mr. McDonaid? A: on Mo. sir.
Q: But below it the statement by Mr. Pry that "I am fully authorized and am prepared to negotiate the sale of the property aforesaid at the price and on the terms specified." A: Yes, sir.
Q: Did Mr. Frgs state to you, at that time, that he was authorized by Mr. McDonaid to make that offer? A: No. I raised the question, and that was the reason that I insisted upon \$300 being paid at that time. I hald: "This is not signed by Mr. McDonaid. If we accept it in writing it is not a formal contract, he being not a

party to it, unless he receives money upon

party to it, unless he receives money upon it. Therefore—"
Q: I understand that, Mr. Richards.
Mr. White: Let him finish his answer.
Question by Mr. Haynes: My question is whether he stated to you the witness], outside of this written statement which was signed by him, whether he represented to you outside of that written statement that he had authority to sell upon the terms stated? A.: Mr. Frye always represented himself as Mr. McDonaid's agent in the matter.
Q: Yes, sir. And as having authority to sell? A.: I suppose he said those words. I would not swear positively that he did use those words, but that was the intent and purpose of the whole thing.
Q: Now, that was all that occurred so far as any documents or papers were concerned until the time you met at Judge Ross's office on the Sth of December? A.: Yes, sir.
Q: And, there the contract which has

Ross's office on the 5th of December? A.; Yes, sir.

Q.: And, there the contract which has been read in evidence was formally executed by Mr. McDonald in person, and by yourself and Col. Bayes. A.: Yes, sir.

Q.: If I understood you correctly, you said on your examination in chief that you offered to take one-half interest in that ranch at that price of \$55 per acre? A.: Yes, slr.

Q.: And you were not dissatisfied with that purchase, were you, Mr. Richards? A.:

Q.: And you were not dissatished with that durchase, were you, Mr. Richards? A.: Never, sir. That is what I supposed I had bought it at, and what I was paying for it. Q.: And you were perfectly willing to buy it at that, and to pay that price for it? A.: Yes, Sir.

DISCOVERED THAT HIS CHECK HAD MISCOVERED THAT HIS CHECK HAD MISCOVERED THAT HIS CHECK HAD MISCOVERED.

CARRISD.

Q. Now, about the 25th of July, 1887, I think you said, was the first time that you had learned, or had intimated to you in any way, that Mr. McDonald hadn't received your check of \$10,500? A.: Yes, sir. I say the 25th, because I returned from the East on the 17th, and it was within a few days thereafter.

Q.: Ies, sir. Say about the 25th? A.: Yes, sir.

A NOTE.

Yes, sir. Say about the 25th? A.:
Yes, sir.

A NOTE.

Q.: Then you sent a note to Col. Boyce, and a few days afterwards he called on you?
A.: Yes, sir.

Q.: And you had a conversation then, and you spoke of a second conversation. How long was the second after the first. A.:
Two or three days,
Q.: The whole thing, then, the letter and the two conversations, covered a period of a few days, probably five or six days? A.:
Yes, sir.

A SMOOTH PROFFER.

Q.: And was it in the first or the second conversation that Col. Boyce said to you that if you felt that you had not been fairly dealt with or that anything was due you, that there were \$200,000 of securities, to help yourself? A.: That was in the second. Q.: In the second conversation? A.:

Q.: In the second conversation? A.:
Yes, sir.
THE CONCRALED CONTRACT AGAIN.
Q.: I also understood you to say that you
never knew of any prior agreement, that is,
of the agreement between McDonald and
Boyce, personally, until after this suit was
commenced? A.: No, sir.
Q.: And until about the time the case
was set for trial in June last? A.: Yes,
sir, when I found that there was such a
paper in existence and saw it.
Q.: Yes, sir. Well, what change, if any,
did that fact have on your mind in relation
to the transaction? A.: Why, it was the
first time that I ever knew that the property
had ever been talked of for sale at \$30 per
acre.

Q.: Yes. A.: Other than from the information I had received from Mr. Fry and Mr. McDonald.

Mr. Williams: Just let him answer the question.

Mr. Williams: Just let him answer the question.

The Court: Read the question.

[Last question read by the reporter.]

A.: I don't know that it changed it at all, except that it changed some of the circumstances connected with the purchase.

Question by Mr. Haynes: Yes, sir. Well, we will perhaps refer to that later. Are you quite sure that this matter was not mentioned to you in one or the other of the two conversations you had with Col. Boyce in August of 1887? A.: Nothing was ever said to me in regard to a thirty-dollar agreement until the conversation which I have spoken about at Col. Boyce's house when your associate, Mr. Williams, was present. The only thing that was ever said was that other parties had bonds on the land at the time we negotiated for its ourchase.

O.: Well, that was a fact, was it not, that

chase.
Q.: Well, that was a fact, was it not, that
Col. Boyce had a bond upon the land at
that time? THE CONCEALED BOND. Mr. Gage: And was concealed from you

Mr. Gage: And was concealed from you by Boyce?
Mr. Haynes: Very well.
The Witness: 1 did not know of it.
Question by Mr. Haynes: Did you make any inquiries of Col. Boyce at that time as to whether he had any claims upon the property?
A.: None whether.
Q.: If you had known, Mr. Richards, that Col. Boyce had contracted for this land at \$80 an acre, would you still have been willing to go in at \$85?
A.: 1 should just as soon have purchased from him as from Mr. McDonald, if he owned the property.
I was satisfied with the price, \$85 per acre.
A FORCED SETTLEMENT.

I was satisfied with the price, \$35 per acre.

A FORCED SETILEMENT.

Q: Well, passing on down, soon after these conversations that you had with Col. Boyce in relation to it, and on the 25th of August, 1887, you settled all your accounts with him? A.: Yes, sir.

Q: Amicably? A.: Yes, sir.

Q: And to your entire satisfaction? A.: Yes, sir. I don't wish to be understood that everything was settled.

Judge Haynes: We had, of course, the collection of securities.

Q: Of course, I don't mean it in that re-

urse, I don't mean it in that re-

spect, but as to matters between yourselves?

A.: Upon this transaction, yes sir.

Q.: It was all arranged? A.: Perfectly.

Q.: To the mutual satis faction of the parties? A.: Yes, sir.

G: To the mutual satis faction of the parties? A: Yes, sir.

S:LENCIO!

Q: Now, in one of these conversations with Coi. Boyce, if I remember your testimony, you advised him to go to Mr. Frye, telling nim that Mr. Frye had spoken of the matter to some persons whom you named, and you were apprehensive that it might come to the ears of some of Col. Boyce's personal enemies? A.: Yes, sir.

Q: And that it might be used to his disadvantage? A.: Yes, sir.

Q: And you advised him, for that reason, to go to Mr. Frye, and request that he say no more about it? A.: Yes, sir.

Q: Were any persons mentioned in that conversation? A.: Yes, sir.

Q: As being likely to be used. who would be likely to use, rather, this matter to the injury of Col. Boyce?. A.: Yes, sir.

Q: Who were named? A.: Col. Otis.

Q: Who is Col. Otis? A.: [smilling] The gentleman who sits here.

Q: Yes sir. but what— A.: The

Q.: Well, you have not entirely answered the question yet, Mr. Richards. That is, how it came that after the matter was settled amicably and to your satisfaction with Col. Boyce, how it came that this article was published?

A MATTER OF TRUTE AND GOOD FAITH.

A.: For the purpose of showing my good fatth in the transaction, that I had stated these facts to be facts within my knowledge, and that I was ready at any time to take the brunt of the matter, and to stand up to anything I had said in relation to them. I was asked if I would verify this matter upon oath, and said I would do so, and attempted to do so, but no notary public being available at the time, did not. Question by Mr. Williams: Was it too late at night?

HE CERTIFIED THE STATEMENT. A.: Yes, sir. In the meantime 1 signed the certificate which appears, that I had read the manuscript and that I was ready at any time to substantiate it by my oath, which I said I would do then or at any time

Which I said I would be a long to the Albert of the Albert

Q.: Who is Col. Otis? A.: [smiling] The gentleman who sits here.
Q.: Yes, sir: but what— A.: The editor of The Times [smiling].
Q.: You mean editor of the paper conducted by the Times-Mirror Company? A: Yes, sir.
Q.: One of the defendants in this suit?
A.: Yes, sir.
Q.: His reply to that advice, given by you, was in substance that he didn't care what Mr. Frye said? A.: Yes, sir, or did I know him. He was reported to me to be a reporter of The Times.
Q.: You wan one said; that I was—
Q.: Or what any one said.
Mr. Gage: Go on with your answer. You interrupted him, Judge. He said "that I"— A.: That I was the only person that could make any question about it or injure him.

HE SAW IT IN MANUSCRIPT.
Outsetion by Mr. Haynes: Ves. sir.

NOTHING IN IT.
The Court (after argument): There is nothing substantial in the question. You have got the publication. He alleges he is the author. Objection sustained.
Mr. He Saw him until then, nor did I know him. He was reported to me to be a reporter of The Times.
Q.: You mentioned a Mr. Bragg in connection with some of these matters? A.: Yes, sir.
Mr. Williams: Well, Mr. Richards seems to be indicating an answer by a motion of the defendants in this suit?
The Court: Well, you can't get it.
The Witness: I will try not to do that aby more.

ring to any conversation or to any statement made by Mr. Otis anywhere. It is a branch and a subject which was not referred to in, chief at ail. The fact that he had seen the manuscript you have cross-examined on, both the time and the place where he saw it. There was nothing respect to any outperstation which took place between the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness and anybody else at the Times of the witness of the w

Question by Mt, Williams: Well, state by whom? A.: By a gentleman, named Taylor.

Q.: Well, you might state in that] connection who Taylor is.

Mr. White: I object to the question as not being cross-examination.

The Court: Objection overruled.

Mr. White: Exception.

Question by Mr. Hiaynes: You may go on and state. A.: I was interviewed by Mr. Taylor, who stated to me something in regard to this matter. I interruped him, and told him that he was misinformed, and then stated to him what the tacts were. That was the first conversation that I had had in relation to the matter that tended to its publication.

TAYLOB TOOK THE PERPENDICULAB STORY.

Q.: Proceed. A.: I told Mr. Taylor substantially the facts as I have detailed them here on the stand in regard to this whole matter, and told him that I didn't want him that Col. Boyce's conduct in this matter of the publication?

A.: I town the perpendicular of the matter, nor wished to be placed in a false light in result of the conversation, it was not proper and right that Col. Boyce's conduct in this matter should be known publicly.

Q.: How long was that before the publication? A.: Some few days; a week or so, I think.

WHY?

Q.: Well, you have not entirely answered the question yet, Mr. Richards. That is, how it came that after the matter was settled annicably and to your satisfaction with

tainly, yes, sir.
Q.: And was that litigation referred to a a reason why its publication was proper a that time? A.: Yes, sir; I think so. Q.: By whom? Who took that view? Mr. Gage: Let the witness finish his

blue it came that after the matter was show it came that after the matter was show it came that this article was published?

Mr. Gage: Objection same as last. The Court: Objection overruled.

Mr. Gage: Exception.

A.: I was informed by Mr. Taylor that he had heard certain of these facts and that he had received a garbied account of it and had been missiformed, and that I would teil him the facts as arbied account of it and had been missiformed, and that I would teil him the facts as they were as I knew them. I did so, and for the purpose that he matter facts were and not as they were reported to be by people who did not know them as I knew them.

Q: Well, we understand it so far, R. Rahards. Now, that was before you saw this manuscript? A.: Yes, sir.

Mr. White: We cobject upon the same grounds; not cross-examination, incompetent, immalerial and irrelevant.

Mr. White: We cobject upon the same grounds; not cross-examination, incompetent, immalerial and irrelevant.

Mr. White: We cobject upon the same grounds; not cross-examination, incompetent, immalerial and irrelevant.

Mr. Thier is still the stil

AFTERNOON SESSION.

Continuation of the Testimony of C.

J. Richards.

Question by Mr. White: Mr. Richards,
you have testified that at the time
you gave this statement which was
published in The Traes, you didn't
know of the original agreement between
Mr. McDonald and Col. Boyce? A.: I didn't know it.

lidn't know it. Q.: I will ask you whether you knew of that agreement at the time you filed and verified your answer in this case? A.: I did not.
Q.: In view of that fact, which you dis-

covered afterward, was the statement you gave to The Times true? A.: Everything gare to THE TIMES true? A.: Everything that is in that statement, and the facts that I knew then, and are there stated, are true. The additional fact of this matter was not known to me at that time.

Q.: That is what I say. A.: No, sir, it was not known to me.

Q.: But in the light of the additional facts, do you not now say that that statement is true? A.: So far as it concerns the matter, and as it states.

Interrupted him, Judge, He said "that it— A.: That I was the only person that could make any question about it or injure him.

HE SAW IT IN MANUSCRIPT.
Question by Mr. Haynes: Yes, sir, You said, Mr. Richards, that you saw this article that was published in The Times on the three of three of three of the three of the three of the three of three of the three of the three of the three of the three of three of three of three of three of three of the three of the three of the three of thr

mitted. A: I was ready to pay \$35 an acre to the owner.

Question by Mr. Williams: It would make no difference whatever whether it was McDonaid or Boyce, or who it was?

A.: It would make no difference whether it was yourself, as long as I got the property, and paid that price for it.

OBLIQUE OBSENVATIONS.

Question by Mr. Haynes: Tell me, Mr. Richards, conceding, as you say, that you didn't know of the existence of this contract at the time your answer was put in in this case, would not that after-discovered fact have the same effect upon your answer, the correctness of your answer, that it would upon the correctness of the article given to The Times? A.: I suppose it would have the same effect.

THE CORRECT STATEMENT.

article given to THE TIMES? A.: I suppose it would have the same effect.

THE COBRECT STATEMENT.

Q: Oh, one other questicn, Mr. Richards, that I omitted in its proper place. At the time that Mr. Taylor came to you with some version of the matter that was based on information he had obtained from others, and you gave him a correct statement, as you say, did you then inform him that all matters connected with that transaction had been settled between you and Col. Boyce? A.: Yes, sir.

Q: And that it was settled to your satisfaction? A.: Yes, sir; I told him what the settlement was.

Q: If I understand you correctly, Mr. Richards, at the interview you had with Col. Boyce at his house, when Mr. Williams was present, he told you that he had bought the ranch before? A.: He told me, as near as I can remember his words, that he had a contract in black and white with Mr. McDonald, selling him his ranch at \$30 per acre.

Q: Mr. Richards, I am not quite sure

Mr. McDonald, selling him his ranch at \$30 per acre.
Q.: Mr. Richards, I am not quite sure what your testimony was upon one point, and it will be easier for me to ask you now than to go back over the record. If I remember correctly, you said you first saw this original thirty-dollar paper in Mr. Frye's possession. A.: No, I saw it in Mr. McDonald's possession.
Q.: Mr. McDonald's possession? A.: Yes, sir, he telling me he had just obtained it from Mr. Frye that date.
Mr. Haynes: I think that is all:
Redirect Examination.—By Mr. White: Is there anything at all in this article published in The Times and signed by you which is not true? A.: I think there is nothing connected with the purchase of this ranch.

O: Well is there anything in that article.

mothing connected with the purchase of this ranch.

Q: Well, is there anything in that article which is not true?

The Court: Furnished by you, he says.

A: No, sir; I think the facts are true.
Question by Mr. White: Yes, sir. Now, at the time this publication was made you had heard, had you not, that Boyce had only paid \$30 for the ranch? A.: Yes, sir.

Q: Yes, sir. You hadn't seen the contract, but you had heard that was the fact?

A.: Yes, sir.

Q: Did Boyce ever make any transfer to you of any interest of his in this land? A.: Oh, yes.

Q: I mean except by that— A.: In pursuance of that, afterward, when we had disposed of our securities upon the property, he transferred all of his interest in these pieces to me.

these pieces to me.
Q: That is, by this agreement we have here?
A.: No, there was a formal deed ex

here? A.: No, there was a formal deed executed.

Q.: On this agreement? A.: Yes, sir.
Q.: That is, there was a deed executed in pursuance of this agreement regarding the partition of the property? A.: Yes, sir.
Q.: But I mean before the agreement of December 8th which you had with McDonaid—did Boyce ever make any transfer to you of any interest he had in the property? A.: None whatever.
Q.: Did he ever claim to have any interest in the property? A.: None, except that it could be purchased for \$55 an acre.
Q.: Did he ever tell you that he was in any mode interested in the ranch? A.: Except being ready to take a half interest.
Question by Mr. Gage: In the \$55 contract? A.: In the ranch.

tract? A.: In the ranch.

THE LITTLE JOKER.

Question by Mr. White: That was the only contract spoken of, was it not—that \$35 contract? A.: Yes, sir.

Q.: And at the time that you had the conversations with Mr. Boyce about this \$10, 500, and when he and you made the settlement, did he then tell you anything about this \$30 agreement? A.: All he said to me was as I have detailed, that other persons had bonds on the property at the time we purchased, and that all the money that I had paid had gone to purchase the ranch and clear it of these bonds.

Q.: Yes, sir, the bonds you have mentioned? A.: Those were his words.

Q.: Yes, but the —— A.: Yes, he mentioned the bonds; that Mr. McKiniey had sold the property to parties in Pennsylvania, and that Mills had a bond on it.

Q.: Did he say anything about himself at all in that connection? A.: No.

Mr. White: He did not? THE LITTLE JOKER.

A.: Well, I have signed it—I say that Mr. White: It is already in evidence that Mr. White: It is already in evidence that it was signed by him.

Q: Mr. McDonald, look at this paper freferring the witness to defendant's exhibit 2, the original!. A.: This is the paper, sir, I had reference to.

Q: Is that your signature, "E. N. McDonald?" A.: That is my signature.

Q: Who presented that to you? A.: Mr. Frye; William Frye wrote it in my house.

Q: Where? A.: Wilmington.

Q: At what time, Mr. McDonald? A.: During the evening, after supper.

Q.: Where? A.: Wilunington.
Q.: At what time, Mr. McDonald? A.: During the evening, after supper.
Q.: I mean what date, what day of the month. You notice the date there? A.: It was in November. No, sir, I haven't naticed the date, but it was in the month of November. November 24th it is dated. That is correct, I should say.
Q.: For whom did he tell you he was getting it? A.: He told me he was buying it. The first conversation, before this paper was made, he was buying for Mr. Boyce, for Col. Boyce. He told me the might this paper was made that Mr. Boyce and Richards were purchasing the property.
Q.: Yes, sir, A.: And that they wanted some little changes made, wanted me to put in a lot of mules and wagons.
[Objected to and stricken out.]
Mr. White: We except to the ruling.
Q.: Mr. McDonald, did you sign any other agreement with reference to this reach; that is, the McDonald ranch spoken of, than that which you hold in your hand, which is defendant's exhibit 2, I think. A.: No, sir.
Q.: I mean up to that time? A.: No, sir; this is the only one I signed up to that time, until the Sth day of December.
Q.: State whether Mr. Frey, of whom you have spoken, was your agent with reference to that ranch. A.: He was.

No \$35 PRICE.
Q.: State whether you ever gave him, or to any one else, \$35 an acre as your figures for the sale of that ranch? A.: I never did.
Q.: State whether you ever gave such figures to Col. Boyce. A.: No, sir.

ested in it? A.: The night the paper was drawn.
Q.: Yes, sir; you heard it that night? A.: Yes, sir.
Question by Mr. Williams: How is that? What is that question? Did it-have reference to the paper that was signed at Wilmington? A.: Yes, sir; that paper I signed at Wilmington? A.: Yes, sir; that paper I signed at Wilmington, dated November 24th.
Mr. Williams: We move to strike that out, on the ground that it attempts to ring in the statement of Mr. Frye that the Court has already ruled out as hearsay.
The Court: Motion allowed.
Mr. White: We except.
THE BANCH, THE BOND AND THE SURETIES.

THE HANCH, THE BOND AND THE SURETIES.

Q: When did you first have any conversation with Boyce personally with reference to the McDonald ranch? A.: I think about the 6th or 7th of December, when we were about to make the final papers. We had the conversation in reference to the bond.

Q: To the bond? A.: That they were to put up for the first payment \$21,000.

Q: Who were "they"? A.: I understood it Boyce and Richards.

Q: State whether the names of the sureties were canvassed, or were mentioned? A.: Yes sir, they were. Mr. Boyce named them, said that he would—him and his partner in the transaction, Mr. Richards—Mr. MacNell, at the County Bank—

Q: Yes, that is his name. A.: And one of the directors of the bank that he was in at the time, McCool, I think, is his name.

HELLMAN TO APPROVE.

Q.: McKoon, I think, is his name.

HELLMAN TO APPROVE.

A.: McKoon. They were the parties mentioned for that bond, to go on the bond I told him the parties were all right if Mr. Hellman would take them and agree to cash the bond at any time I wanted my \$21,000.

Q.: Then you wanted Hellman's approval—I. W. Hellman's A.: Yes sir.

Q.: How long after that was the bond given?

A.: I think a day or two after that, sir. IN JUDGE ROSS'S OFFICE.

Q: Do you remember entering into a contract up in the office of myself and Judge Ross, with reference to that matter?
A.: Yes, sir.
Q: Who was present at that time, Mr. McDonald? A.: There was—Judge Ross drawed the document—there was Col. Boyce, Mr. Richards, Frye and myself. I don't recoilect of anybody else. You were in the other office, but not present at that time.

other office, but not present at that time.

THE IDENTICAL DOCUMENT.

Q: Look at this document [referring the witness to defendant's exhibit 4], and state to me whether or not that is the document which was executed between you, Richards and Boyce, upon the 8th day of December, in Judge Ross's office. A.: Yes, sir; this is the document. My name is right here, and Judge Ross's handwriting in several corrections.

bond is duly executed and delivered, with all then amese on it, deliver it to them and keep the bond for me until I come up."
Q: What did you dot then? A.: I put right out for the train; my child was very sick.
Q: Now, did you see anything of any of these parties before you got off the train.
THAT CHECK—FRYE'S MISSION TO THE OLD DEPOT.
T. A.: Mr. Frye overtook me at the old depot.
Mr. Haynes: Wait a moment.
Mr. Williams: We object to any declarations of Mr. Frye as irrelevant.
Mr. Williams: We object to any declarations of Mr. Frye as irrelevant.
Mr. Williams: Or anything that he did, Mr. White: I want to show what he did, Mr. White: I propose to show right immediately following it—you can't show everything together—that his acts were forthwith communicated and ratified by Boyce. What I am specifically getting at is this check.
The Court: If you connect it with the act of Frye in regard to it—
Mr. White: That is what I intend to do. The Court: The objection is overruled.
Mr. Williams: We except.
Mr. White: The objection is overruled.
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Mr. Williams: We except.
Mr. Williams: We except.
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Mr. White: That is what I intend to do. The Court: The objection is overruled.
Mr. White: The objection of the Where did you see him? A.: At the old deepot, sir.

Q.: How long after you had left Judge Ross's office? A.: Well, just as fast as I could walk. He drove down in a buggy and overtook me as, I turned the corner, tapped me on the shoulder, . and said: "Hold on I want to speak to you a minute." I said: "You will have to talk quick, for that train is coming, and I must get home this morning."

Mr. Williams: We object to the declarations of Frye as irrelevant, immaterial and incompetent.

incompetent.
The Court: If it is not connected by testimory hereafter it will be stricken out.
Proceed.
Mr. Williams: Except.
Question-by Mr. White: Well? M'DONALD DIDN'T UNDERSTAND IT AT
ALL.

A.: He said: "I have a check I want you
to indexe." He

A.: He said: "I have a check I want you to indorse," He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse, "He handed me a check frawn to indorse, "He handed me a check frawn to me had been to indorse, "He handed me a check frawn to me had been to indorse, "He handed me a check frawn to me had been to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to me had been to indorse, "He handed me a check frawn to me had been to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to me had been to indorse, "He handed me a check frawn to me had been to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to me had been to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn to indorse," He handed me a check frawn to indorse," He handed me a check frawn to indorse, "He handed me a check frawn to indorse," He handed me a check frawn in my favor for \$1,500, and is gined by C. J. Richards, I said: "I he wow nothing about the check, Mr. Frye, and don't want anything both with the dorse it; "He was a check frawn in my favor for \$1,500, and is gined by C. J. Richards, I said: "I he wow nothing about the check, Mr. Frye, and don't want anything both with the check, Mr. Frye, and don't want anything both with the check, Mr. Frye, and don't want anything both with the dorse it; "He was a check, Mr. Frye, and don't wan

A.: I was ready to pay \$35 and that he never gave any one an authorition by Mr. Williams: It would no difference whatever whether steponals or Boyce, or who it was; would make no difference whether yourself, as long as I got the propaded make no difference whether yourself, as long as I got the propaded paid that price for it.

OBLIQUE OBSENTATIONS.

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COILIQUE OBSENTATIONS.

OBLIQUE OBS

Mr. Williams: We object, Your Honor.

A: Never had.
Q: State whether you had any contract with Boyce, Richards, Frye, either or all of them, by which you agreed to sell this ranch for any other sum than \$125,000?

A: No, sir.

The Court: Objection overruled.
Mr. Haynes: And an exception.
Question by Mr. White: Now, in the agreement of December 8th, to which you have already referred, I find the figures of the purchase stated at \$147,000? A.: They put that in, as they said, for a syndicate.
Question by Mr. Williams: What is that I shat the tal paper? A.: That is the document on the 8th of December.
Mr. Williams: We object, on the grounds that they can't contradict that instrument.
The Court (after argument): Objection overruled.

overruled.
Mr. Williams: We except to the ruling of

overrused.

Mr. Williams: We except to the ruling of the Court.

Question by Mr. White: State all about the \$147,000?

Mr. Williams: We object—

A.: All I know about it—

Mr. Williams: Wait one moment. We object, upon the ground it is irrelevant, inmaterial, incompetent, and is an attempt to contradict a written instrument which they have introduced in evidence themselves.

The Court: The objection is overrused.

Mr. Williams: We except to the ruling of the Court.

A.: The way I first heard of that was on the road going to see Mr. Hellman. Col. Boyce and me remarked on that, before there was any contract made—the December contract was drawn—

Q.: Before which contract was drawn?

A.: Before the 8th of December; the final contract.

O. Yes sir?

contract. Q.: Yes, sir? Q: Yes, sir?

THE MAID AND HER MILK-PAIL.

A: And walking along, he said that
"We expect to turn this property over
within 90 days, and make \$40,000 out of it."
Question by Mr. Gage: Who says this?

A: Col. Boyce. And I said: "It makes no
difference to me how much you make out of
it; that is all right." That is, I suppose,
when this \$47,000 was put into the contract.
They put it in for that purpose. It was,
none of my business what they put in the
papers; I knew what I was cetting. I
didn't care what they put in the papers.
Question by Mr. White: When the contract was drawn, on the Sth, you all understood the \$147,000 was to go in? A.: Yes,
sir, I did.

Mr. Williams: Who do you mean by
"all?"

Mr. White: All that were there. He has
already told those.

already told those.

Mr. Williams: No; he has not.

The Court: The parties to the transaction.

The Court: The parties to the August Suppose?

Mr. White: Yes, sir; there were nobody there but the attorneys and the parties.

Q.: Where were you when Boyce spoke to you about this \$147,000? A.: On the road to the bank to interview Mr. Hellman with regard to the value of the bond, or the worth of the bond, or whether he would take and cash it.

only contract spoken of, was it not—that \$50 contract? A; Yes, Sir. Yes and the start you had the sould becamber, it had so that you had the sould becamber, it had so that you anything about this \$0.00 contract? A! It had so there persons was at have detailed, that other persons was a have detailed, that other persons was a have detailed, that other persons was the start of the sould be made that the had and clear it of these bonds of the corrections are in Judge Ross's hand that all the money that the had had you be not have mentally be the said that the said tha

Der of.

Q: Allow me to refresh your recollection. Didn't you have a conversation with Col. Boyce, before any of these papers were made, in the office or parlor of the bank. In which the Colonel said that he proposed to sell a half interest in that land for thirty-five or forty dollars an acre? A.: No, sir; have no recollection of any such conversation.

No, sir; I have no recollection of any such conversation.

Q: No recollection? A.: No, sir.

Q: You have no recollection of any conversation with him in relation to it until after the papers were drawn? A.: The paper that I signed at Wilmington was drawn; until after that was drawn—not the 5th of December, the paper at my house.

Q: Yes, sir; I understand. At what time did you first authorize Mr. Frye to seli that ranch at \$50 an acre? A.: Several months before this paper was drawn. I couldn't say how long. He had the selling of it for some time previous to the 24th of November, 1856.

Q: Was your authority to Mr. Frye in connection with the sale of that ranch in writing? A.: It is here, sir. It is an exhibit I was just showed.

Q: Any other than that one? A.: I think

At the foot of this paper, exhibit No.

Q:: At the foot of this paper, exhibit No. 2, is the following: "Received as earnest money on the foregoing contract, \$500. William Frye." Did you get any portion of that mone? A.: Not a ten-cent piece. Q:: You didn't? A.: No, sir. Q:: Was that \$500 taken into account in your settlement of the \$1250 commission. A.: No, sir. I paid him \$1250 cash. Q:: Then, fI understand you, Mr. McDonald, Mr. Frye never had any written authority, or any direct verbal authority, to sell that ranch at any other figure than \$30 an acre? A.: No other figure, sir, from me. Q.: Then the whole transaction, if I understand you correctly, Mr. McDonald, was based upon this paper that you did sign, and which is marked exhibit No. 2? A.: That paper signed and written at my house.

house.

Q.: We will distinguish it by calling it the "thirty dollar" paper.

A.: That paper signed at my house was the document on which the land was sold at a basis of \$30 per acre, dated Wimington, November 24, 1886.

Q.: And this, Mr. McD. naid, on its face myrrowize the and as Involvented it was

day of December, at the time he drew this contract? A.: He was acting as my atter-

ney.
Q.: In your conversation with Col. Boyce on the 8th of December when you were goon the 8th of December when you were go-ing down to Hellman's bank to know whether he would be satisfied with the bond that was proposed, do I understand whether he would be satisfied with the bond that was proposed, do I understand you to say that the only remark that Col. Boyce made to you about that property was that he expected to turn it in 60 or 90 days?

A.: That was not the 8th, it was the 5th or 6th, or several days before that. We didn't yo to his bank on the day of the 8th: it was several days before. That was all the conversation we had with reference to the price

o to his bank on several days before. That was everald also before. That was everation we had with reference to the price of the rauch.

Q: He expected to turn it. There was nothing then sai about \$126,000 or \$147,000?

A.: Nothing said that I have any remembrance of. He said, "We expect to turn the ranch over within 90 days, and get you your cash, and make a clean \$40,000." I think that is about word for word.

Question by Mr. Williams: What was your reply? A.: "I don't care how much you make."

That is about what you told him? A.:

"That is about that you told him? A.:

"That was closed.

Q: Now, do you remember the uactive was closed.

Q: Were you present at the time that the provious conversation and everything were terminated on the 8th of December by the agreement drawn by unge Ross? A.: Yes, sir, I was present.

Q: State whether there were any checks passed there at that time, and, if so, by whom and to whom.

"That is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is about what you told him? A.:

"That is about that is

Testimony of William Frye. William Frye was called on behalf of dedant, and, being duly sworn, testified as

Direct Examination.-Question by Mr. White: Where do you reside, Mr. Frye? A.: In this city, sir. Q.: How long have you resided here? A.:

Well, it is nearly three years now.
Q.: What is your occupation? A.: I was operating real-estate matters. Q: What is your decapation? A: I was perating real-estate matters.
Q: How long have you been engaged in hat business? A.: Nearly ever since I ave been here.
Q: Do you know Col. H. H. Boyce? A.:

(es, sir. Q.: Do you know Mr. E. N. McDonald of Vimington? A.: Yes, sir. Q.: Do you know C. J. Richards? A.:

sir.: Mr. Frye, state whether you have ever this document. [Referring the wit-to plaintiff's exhibit No. 1, the orig-

seen this document. Interiting the mess to plaintiff's exhibit No. 1, the original.]

Mr. Haynes: I desire to renew, if the Court please, our objection ito this testimony as inadmissible under the answers in this case; that they are insufficent for the purpose of admitting any evidence in justification. I do not want to interrupt the Court, but I desire to have it understood that all the testimony in the case is sub-

Mr. Gage: That is the \$30 contract you hold in your hand?
Question by Mr. White: Now, Mr. Frye, look at this document (referring the witness to defendant's exhibit 2, or the \$35 contract) and state whether you ever saw that before? A.: Yes, sir, that is my handwriting mostly, or a part of it, at least.
Q: Yes. That is what is known as the \$36 contract, being exhibit 2? A.: Yes, sir.
Q: I notice that Mr. McDonald's name does not appear signed to that document.
A.: No, sir.
Q: You remember the circumstances under which that was drawn and who requested it to be drawn? A.: Yes, sir.
Q: Well, let us know?

HOW MR. BOYCE EXPLAINED IT.

quested it to be drawn? A.: Yes, sir.

Q: Well, let us know?

HOW MR. BOYCE EXPLAINED IT.

A. Col. Boyce said that C. J. Richards might become interested in it or that he represented a syndicate that might. In the first place he said that he would like to have a copy, take a copy, and asked me to write a copy, take a copy, and asked me to write a copy, take a copy, t

McDonald; that—well, he said it would make no difference to you, it would not make any difference to Mr. McDonald, and it may be—well, he said, these things are frequently done in real-estate matters; that it often occurs that the true consideration did not appear in these and other instruents and real estate, and that he though! I should have no hesitation to sign it as authority for Mr. McDonald, and he said to Mr. Richards, it may be some, advantage. Of course it would make no difference between us or Mr. McDonald, or to him, and that it was a matter that I would have nothing to do with. Well, I protested against signed, until yesterday? A.? I never did. Sir.

Q: Didyou ever hear of it before. A.: I heard two or three months ago that there was such a paper and my name was signed to it, and I offered \$1000 for any man to proposition to sell at \$35 an arer? A.: That was the first you heard of any proposition to sell at \$35 an arer? A.: That was the first I ever heard there was such a document out.

Q: You didn't hear of it then, on the 34th of November, 1886? A.: No, sir, I didn't, nor on the 5th of December, either, that M.? Fry ade such 1 sale.

Q: Did you hear anything about it on the 20th of November? No, sir, I didn't, nor on the 5th of December, either, that M.? Fry ade such 1 sale.

Q: I nud asstant you never heard of it, then, even at he time the final papers were signed? A.: No, sir, I didn't.

Q: I undarstand you never heard of it, then, even at he time the final papers were signed? A.: No, sir, I didn't.

Q: Yes. You spoke about the first agreement; I suppose you mean that \$30-and the second agreement, the \$35-agreement.

A.: I have been speaking now about the \$35-agreement.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: We will all them that for convenience. A.: Yes, sir.

Q: We will call them that for convenience. A.: Yes, sir.

Q: Well, it was a matter that I would have noth that it was a matter that I would have noth that it was a matter that I would have noth that it was a matter that I would have noth that it was a matter that I would have noth that it was a matter that I would have noth that it was a matter that I would have noth that

A: Well, it was in the bank there where Col. Boyce was.
Q: What bank was that? A.: The Southern California; there at the desk in the evening, and Mr. Boyce—Col. Boyce—took it.
The Court: Is there any date to it?
Mr. White: Yes, it is the same date as

the other.

The Witness: It was copied from the—
it is a copy of the other instrument mostly.
Mr. White: It is dated "Wlimington,
Nov. 24, 1886."

A.: Mr. McDonald signed that on the
24th of November, at night.

24th of November, at night.
Q.: I am speaking now of the \$35. It is dated—the first portion of it which purports to be the agreement which is unsigned, is dated the 24th; the statement of Mr. Frye

dated the 24th; the statement of Mr. Frye that it is fully authorized is dated the 26th; that acceptance by Richards and Boyce is also dated the 26th; the receipt for earnest money is not dated at all.

Mr. Gage: And the original contract, the \$30-contract, is all dated the same day, November 24th, at Wilmington.

Question by Mr. White: 'The McDonald part of it is the same date? A.: I stayed at Mr. McDonald's on the night of the 24th and didn't get back until the 25th, so it was simply copied.

and durity to back durity simply copied.

Q: Yes. Well, it was upon your return from McDonald's that you signed this document which was delivered over at the bank? A: Yes, sir. THE MATTER OF COMMISSION. .

Q.: Now, Mr. Frye, I notice there is a receipt there of \$500 earnest money. Who paid you that? A.: Well, it was paid to me by Col. Boyce's check in the presence of Mr. Rieharus.

Mr. Richards.
Q: Did you retain that earnest mon
A.: Yes, sir; reported it to Mr. McDon
that I had it. Q.: How much did McDonald give you commission in the matter? A.: For selling

the place?
Q: Yes. A.: It was \$1250, one-quarter of the contract that was made when 1 was a partner with Dobinson & Fairchild and Tom Rowan; the commission to Mr. Rówan and me was \$3000 for seiling the ranch, and I sold it alone and got \$1250.
Q: How long did you retain this \$500 check? A.: Until the whole transaction was closed. the place?

A.: Well, after he had signed the papers, ol. Boyce drew his check, I think, for \$10,00 I think it was, and Mr. C. J. Richards

00 I think it was, and and the state of \$10,500.

Q: Yes, sir; whose check was it that you and first got for the \$500? A.: Col. Boyce's, Q.?. Well, to whom were those two checks chivered—the \$10,000 and the \$10,500? A.: were handed to me there.
By whom? A.: By Col. Boyce, 1

Q.: Where did you go to get them, or did he deliver them in the office or some other place? A.: In the office. Q.: Well, what did you do when you re-served thum? MR. BOYCE'S LITTLE REQUEST.

A.: I kept them there until after I left the office—perhaps all of us, at least until Col. Boyce and I did—but just outside he asked me if I would have the kindness to down to the depot and ask Mr. McDon-to indorse over Mr. Richards's check,

Q.: State whether those checks were de-livered to you in the presence of Richards and others? A.: t.es, sir. Mr. Richards possibly might have hended me his; I don't know; I don't remember. Q.: At any rate they were delivered there? A.: Yes, sir.

Court, but I desire to have it understood that all the testimony in the case is subject to our objection that it is inadmissible under the pleadings.

The Court: Objection overruled.

Mr. McKinley: Exception.

Mr. Williams: It will be so understood.

Mr. Gage: We do not consent that they shall interpose a general objection to all questions upon that ground. The rule is, they should be made specific.

The Court: The objection now is that no evidence is admissible under the pleadings.

Mr. Gage: That no evidence.

The Court: The objection to all all the court. The objection is overruled and an exception.

The Court objection to all a court of the co

Mr. Gage: That no evidence—that is what I understood—under the answer there is no evidence—admissible. The objection is overruled and an exception.

THE MC'DONALD CONTRACT.
Question by Mr. White: Mr. Frye, did you ever see that contract before? A.: Yes, sir.
Q.: I refer to exhibit 1, defendant's? A.: Melly in my handwriting.
Q.: Yes. You notice the name, E. N. McDonald, there? A.: Yes, sir.
Q.: Where was that name signed? A.: At Wilaington.
Q.: On what date? A.: Well, without referring to the document. I could not state. Along the latter part of November, 1886.
Q.: Well, just tell then. You have it before you to refresh your memory. A.: November 24, 1886.
Q.: Well, just tell then. You have it before you to refresh your memory. A.: November 24, 1886.
Q.: Well, just tell then. You have it before you to refresh your memory. A.: November 24, 1886.
Q.: Well, just tell then. You have it before you to refresh your memory. A.: November 24, 1886.
Q.: What was done with the other \$10,000 check? A.: I did it, went and got \$10,500 in currency on the county of the county bank here and delivered it to col. Boyce; saw him the next day.
Q.: Well, and then? A.: He signed it in another place here, accepting the proposition Col. Boyce made here.
Q.: That is the proposition on the instrument? A.: Yes, sir.
Mr. Gage: That is the \$30 contract you hold in your hand?
Question by Mr. White: Now, Mr. Frye, look at this document (referring the wirese).

d sir.

Q: When you took the \$10,500 to the bank, did you deliver it to Mr. Boyce personally, or deposit it to his credit? A.: I delivered it to him personally.
Q.: State whether he assigned any reason why he didn't want to draw it himself.
A.: He did not.
Q: Was the check indorsed in blank, or was it made payable to anyone's order?
A.: It was. The check—R chards's check—was made payable to my order.
Q: To your order? A.: Yes, sir.
Question by the Court: Did you mean by the indorsement? A.: yes, sir.
Question by Mr. White: You mean the indorsement—that is right? A.: The indorsement, yes, sir.

indorsement—that is right? A.: The indorsement, yes, sir.
Q.: Upon 'he face of the check, to whom was it payable? A.: E. N. McDonald.
DQ.: The \$10,000 check was payable to whom, on its face? A.: E. N. McDonald.
Q: Did you deliver that to E. N. McDonald, or did he see it at ail? A.: I think I showed it to him: I think so, yes, sir.
Told him that I had two checks there.

NO DOUBT ABOUT IT.

showed it to him; I think so, yes, sir; told him that I had two checks there."

The Court: That is what he said. Now he says he is positive. White: That place was re this check was indersed, was located near the depot, was it not? A.: Yes, sir. Q.: How close to the railroad depot?

IN THE CORNER SALOON.

A. It was it the courser saloon there on

A.: It was in the corner saloon there, on

right there.
Q: Was that the depot at which McDonald took the cars to go to his home in Wilmington? A.: Yes, sir.
Q: How near train time was it? A.: I think within haif an hour. I am not posi-

Use as to that.

Q: When you went out, or when you talked to Col. Boyce about those checks and he told you what to do with them, was Richards present? A.: No, sir.

Q: Had he gone away, or did you leave the room and talk quietly about it? A.: 1 left the room and Col. Boyce followed me.

Q: Where did you go to have this little talk? A.: 1 think it was there in the building, in the hall.

Q: Temple block? A.: Yes, sir.

Q: Do you know anything about the bond that was executed for the benefit of Mr. McDonald in this purchase? A.: I was present there when they read it, I think; and I think that Col. Boyce and Mr. Richards signed it there.

O: Look at this instrument and are if

and I think that Col. Boyce and Air. Richards signed it there.

Q: Look at this instrument and see if,
with the exception of names— A: I don't
think I saw it then, to read it; at all. They
drew up papers; I was standing roundthere waiting. I never saw the papers, I
suppose, myself.

THE BOND OFFERED.

suppose, myself.

THE BOND OFFERED.

Mr. White: We offer, Your Honor, in evidence, the bond which counsel concede to be the original instrument, less the signatures, which appear from its face to have been cut off.

Mr. G.ge: The signatures of the sureties; some of them have been scratched out.

Mr. White: That will be Col. Boyce's name and McCoon's name, Richards's, and Macneil's—they are cancelled, but you can read them through the cancellation.

Q.: Mr. Frye, when was it with reference to the payment of the money to Col. Boyce at the bank that you received the \$500? A.: That was, of course, before the censummation of the—that was in November.

Q.: Well, but you have stated that you drew some money from the County Bank.

A.: Yes, sir.

Q.: And took it down to the Southern California Bank? A.: Yes, sir.

Q.: And turned it over to Col. Boyce?

A.; Yes, sir.

Q.: Now, then, what I want to get at is, whether his payment to you of \$500 was then, or before or after? A.: It was before—two weeks, probably.

Q.: Well, had you negotiated the check before that time? A.: No, sir. I offered to return the check. I said to Col. Boyce—Q.: When did you offer to return it? A.: When I took the currency there.

Q. Oh, exactly. Then what was said?

"ALL RIGHT, FIYE; KEEP IT."

A.: The Colonel said: "That is all right.

"ALL RIGHT, FRYE; KEEP IT."

A.: The Colonel said: "That is all right, rye, keep it; we are satisfied." I kept the

Mr. White: We will now offer in evidence Alt. White: We will now offer in evidence the bond referred to. Two names that are cut out—the two signatures are, *s I understand, the names of Col. Boyes and Mr. McCoon, as has already been spoken of in the evidence. I believe counsel have seen it.

Mr. Haynes: We admit the bond was paid.

Mr. White: It was cancelled, having been satisfied. I don't know just how it was satisfied, but it was fully satisfied, however it was. As I understand, \$21,000 was paid on it—satisfied in full. It shows it was sat-

isfied.

Mr. Gage: That is, \$21,000 cash when the first payment fell due, the first \$21,000 due the defendant after this purchase that the bond was given for.

Mr. Haynes: The first payment.

The Court: Well, do you wish tofread it?

Mr. White: We will file that, Mr. Clerk.

I will read it first, I suppose.

I will read it first, I suppose.

THE GUARANTY.

"Los ANGELES, Dec. 8, 1886.

"The undersigned, for value received, hereby guarantee that the payment provided to be made on the 8th day of December, 1887, in the above contract in writing, on that day executed by and between E. N. McDonald on the one part, and H. H. Boyce and Clarence J. Richards on the other, will be made as therein provided for."

and Macneil, which are cancelled and can be read through the cancellation, and there is a date, January 17, 1887, below the cancellation of Macneil's name. That was the date when Mr. Maenell signed it. Indorsed upon this is the following: "I here by accept and approve the within guarantee of payment as referred to in the contract of even date herewith, with the provision that oif or before the 15th day of January, 1887, this paper have the additional signature affixed hereto of Mr. Macneil of Los Angeles County Bank of Los Angeles, Cal. E. N. McDonald," the signature of Mr. Macneil of Los Angeles having been affixed afterwards.

do as another question.

Q: State whether you ever stated or dewith Col. Boyce with reference to the purchase of this McDonald rack, that any
class of this McDonald rack, that any
class of the McDonald rack,
i. There was to be no cash payment. I
ment the control of the purchase of the purchase of this McDonald rack,
i. There was to be no cash payment.
I ment the control of the purchase of the purchase of this payment.
I ment the control of the purchase o

1835 preposition, the suggestion of \$35 to be inserted in the contract before you went down to get McDonald's acceptance, that you would have mentioned it to your principal? A: It was not any proposition—no proposition—to me or to my principal. proposition to me or to my principal. It was a thing to be used by Mr. Richards to certain syndicate.

MR. FRYE HAD SOME SCRUPLES. MR. FRIE HAD SOME SCRUPLES.

Q.; Exactly, but you seemed to havesome scruples, if I understood you, about
getting up those papers? A.: Well, I had
scruples about signing that thing.

Q.: Well, now, if your scruples had
arisen before you went down there, don't
you think you would have mentioned it to
your brother? A.: I don't think I would.

Q.: You don't think you would? A.:
No, sir, because it was no proposition to
me.

Q: Well, you think, then, that this whole matter in relation to the \$35 paper vas after your return? A.: Yes, sir. Q.: Now, this \$85 paper is dated at the op November \$4, 1869? A.: Yes, sir. Q.: Was that paper made on that day? A.: No, sir.
Q.: This, then, is simply a copy of the riginal proposition, changing 30 to 35? I.: That is how I understand it.

Q: This, then, is simply a copy of the original proposition, changing 30 to 35?

A: That is how I understand it.
Q: Yes, sir. And you copied it, date and air? A.; Yes, sir.
Q: Did you copy it on the date that the other indorsements on that paper were made? A.: No, sir, because I went to Wilmington and wrote that proposition.
Q: I beg your pardon. You don't understand what I am saying. Now your indorsement here—I will hand this to you in a moment. That indorsement here reads: "To Messrs. C. J. Richards and H. H. Boyce—Gentiemen: I am fully authorized and am prepared to negotiate the sale of the property aforesaid at the price named, and on the terms specified. Los Angeles, November 26, 18-6." This is the proposition of McDonald unsigned. A.: Yes, sir.

A COPY—BUT CHANGED.

of McDonaid unsigned. A.: Yes, sir.

A COPY—BUT CHANGED.

Q: Now, that was a copy simply of McDonaid's proposition, which was signed afterward as well as before, on the 24th, changing simply the price from \$30 to \$35?

A.: Yes, sir; that is what is there; but McDonaid never made any proposition.

Q: Now, then, what I ask you is whether this copy, stated the 34th was not written by you, copied by you from the other paper on the 26th, the day on which you dated your certification that you had authority to sell?

A.: I presume it was on the 26th, probably.

The Court: Yes. The date of the instru-nent is the 24th.

authority to make this contacts second one?
Q: The second one? A.: No. sir.
Q: You did not. Then when you said here over your own signature, "I am fully authorized and am prepared to negotiate the sale of the property aforesaid at the price named and on the terms specified"—naming 855 per acre—it was not true. A.: It was not really true.

MR. BOYCE WANTED IT.
Q.: Not really? A.: it was. I told you ow it occurred; that Boyce wanted it for Ir. Richards—it might be of advantage to im—.
Q.: Very well. I am not asking you—.
Mr. White: Let him explain.
Mr. Haynes: He is sumply repeating it.
The Court: I think the witness has a

AIT. HAYNES: Very well.

SOLICTFUDE FOR MR. RICHARDS.

Q.: Is there any further explanation you an make? If so, make it. A.: Well, hat is about ill. It was a matter with in. Richards. I objected to signing it and he aid: "Now, it won't affect McDonald—it won't affect your client—and it won't affect well and it wen't affect well in the aid in the significant was an author to show it affect we let it is a matter that Mr. Richards may was something to show." or something to me. It is a matter that Mr. Richards may have something to show." or something of that kind. It was a kind of a thing that I got invelgied into [smiling], that is sure. Of course I didn't mean it. The Colonei was a little too much for me; he is pretty good on the persuasion. [Laughter.]
Q.: Yes. You were a young and inexperienced man in business, if presume—remarkably confiding? A.: Yes sir, to Col. Boyce. I was; I rather confided in Col. Boyce. [Laughter, the witness shaking his sides.]

not.
Q.: When did you first inform him of it?
A.: I don't know that I did—I never did inform him what it was. It was no matter pertaining to McDonald, as Col. Boyce sald to me, it was a matter for Mr. Richards NOT FOR MR. BICHARDS' BENEFIT. Q.: You were working for the benefit of Mr. Richards? A.: No sir, I was not working for him at all. I signed that in there of

course.

Q: It didn't require much effort? A.:

No, it didn't require much effort, either.

Q: But you said you reported receiving

8500 to Mr. McDonaid? A.: I did; yes, sir,

Q: Well, about how soon did you report that? A.: The first time I saw him or the first time I wrote him, I guess.
Q: What did you tell him—how did you tell him you came to receive it? A.: Sir?
Q: What did you say in regard to the circumstances under which you received it?

A: I told him that Mr. Richards and Col.

Boyce were together in the bank, and that the colonel said to me, well, he said, "Mr. You didn't know a thing, only I known the colonel said to me, well, he said, "Mr. Richards and I have arranged our matters, and I guess we will make you a payment."

Q: Well, what did you tell him. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the Colonel said to me, well, he said, "Mr. A: I didn't known a thing—of course the

ceive it that day. I think he sent me a check or handed me a check for \$500 one day, and the balance some other time. I didn't want it particularly.

Q.: Well, was it soon after this? A.: Soon after: yes, sir.

Q.: At that time did you remind him that you had \$500 in your pocket? A.: Yes, sir.

Q.: Well, what did you say to him about the \$500 on that occasion? A.: On that day—I don't know as I mentioned it to McDonaid that day.

Q.: Well, at any time; when he paid you your commission, or any part of it, was anything said about the \$500? A.: I presume there wis, because the commission was paid some little time afterward, and I might have tole him that Col. Boyce alpowed me to keep that \$500 check as a present.

celved \$500 as a present from Col. Boyce?
A: Yes, sir.
Q: Weil, are you sure now that you did
both of those things? A.: Yes, sir.
Q: You are perfectly surs? A.: I think
so; yes, sir. I have no doubt of it.
Q: Can you specify the time or place
where either of them occurred? A.: No,
sir, I cannot.
Q: You say that the \$500—that this \$500—
was paid by Mr. Boyce? A.: Yes, sir.
Q: Not by Mr. Richards—that, Richards
offered to make a check for his haif of it?
A.: He said so to Col. Boyce.
Q: Said so in your presence?. A.: Yes,
sir.

Q: Did you write the article which was afterwards published in The Times here over your signature in relation to that transaction?

A.: I wrote an article, yes, sir; I wrote

Q.: Look at the date of the paper. Question by Mr. Williams; Look at the article itself. Perhaps it is dated the same way. A.: No, it is not. February 15th the paper—the paper dated the 15th of February

ary.

Question by Mr. Haynes: The 15th of Feoruary? A.: Yes, Isir. I wrote that from memory at the time, but I didn't know when I wrote that that I had this first instrument that is marked No. 1 there, but looking over my papers I found I had it. That article stated—

The Court: Don't make any remark upon the article until it is offered.

The Court: Don't make any remark upon the article until it is offered.

3.5. White: There is no objection to it.

Mr. Haynes: I am only going to cross-examine hit a nittle upon it.

Q: In this criticle you say, "When I had obtained Mr. McDonald's best terms, Mr. Boyce accepted the same and Mr. Richards made payment to me of \$500 by a check of Boyce.' A. 'Yes, sir; that is correct.

[A good deal of cross-questioning followed, with the manifest interption of making Mr. Frye commit himself to some crookedness in accepting the \$500, but without changing his statesient.]

Q: Well, now, you say you didn't know that Richards had any isterest. Didn't Richards sign that paper on the 20th, this same date that the money was paid? A.: Yes, sir, but it was something about the syndicate that I knew nothing about. I didn't know was the deuced thing was. I didn't know was the deuced thing was.

didn't know what the deuced thing was.
didn't know anything about it. I didn'

didn't know anything about it. I didn't know sure.

Q: Doubtless owing to your youth and inexperience you didn't understand that? [Smiles.] A.: That might have been, if you put it that way. (Laughter.]

Mr. Gage: Another victim of Boyce, that is all.

The Witness: Col. Boyce is rather—
pretty good on youth of my kind, I think.
[Renewed laughter.]
Mr. Haynes: When you took that check
down and overtook Mr. McDonald near the
depot, will you please state just what was
said between you and Mr. McDonald? A.:
Ahem! Well, I told him—told McDonald that Col. Boyce had handed me a couple of
checks and wanted him to indorse to Richards. I didn't know anything more than
that.

Q.: Yes. Well, what did he say? 'A.: I Q.: Yes. Well, what did he say? 'A.: I think he was a little profane, if I convenender. I think Mr. McDonaid is a Christian gentleman, but I think he swore a little about if. [Laughter.]
Q.: You think he did? A.: I think he

did. Q.: Well, he die indorse it? A.: He did it. Q.: He didn't make any other remarks besides a few profane ones?

A DAMNED TRICK IN IT.

A.: Thought there was a damned trick in it somewhere. [Laughter.]

Q.: Did he ask you what you knew about the contract?

A.: I don't know but he did.

Q.: Well, what did you tell him.

A.: I didn't know a thing.

money in case I needed the money before
the note transpired; and in stating the case
to Mr. Hellman, Col. Boyce stated that
Mr. McDonald was to have \$21,000 cash. In
hand, and this bondfor \$21,000 security, thus
and so. Well, I hadn't come with any intention of anything but to find out whether
he would take the bond, and I didn't pay
much attention to what the Colonel said
with regard to the \$21,000 cash; but afterward Mr. Hellman said to me: "You have
made a very fine sale of your ranch; you
have got equivalent to \$45,000 cash.
Mr. Williams: I suppose what Mr. Hellman says is inadmissible.
Question by Mr. White: Well, after your
raik with Hellman, what did you do? Did
you see Boyce again? A.: Well, Hellman
was-mad because I hadn't—
Mr. Williams: We object to that.
HAD MISLAD MR. HELLMAN.

Alt. Williams: We object to that.

HAD MISLED MR. HELLMAN,
A.: Well, I went to Mr. Boyce, then, and told him that he bad misled Mr. Hellman with regard to the cash payment of \$21,000, and I wanted him to straighten it out.

Question by Mr. White: What did Boyce do? A.: He said he would go and have it straightened with Mr. Hellman, and afterward I saw him, and he said, "That is all right: I fixed it up with Hellman."

Mr. White: That is all. Take the witness.

Mr. White: That is all. Take the witness.

Cross-examnation. — Question by Mr. Haynes: Mr. McDonald, do you say that no one had any bond or agreement for the purchase of that prior to this contract with Col. Boyce? Was the property in the hands o' Dobinson & Fairchild and Mills & Frye for sale?—A.: No, sir; it had been long before that—not Mr. Mills; Inever knew that he had anything to do with it. Fry was ine partnership with Dobinson & Fairchild a paper setting forth that if they sold the ranch within one year they should have a commission of \$5000 for so doing. It run along until I think there was abouth nine months' timup, and they had done nothing in the mater, and I went to Tom Rowan. "What will you take to give up and surrender that paper?" He said, "we would take three thousand doilars," and I said, "You just keep the paper. It ain't worth three thousand doilars, and I wait worth three thousand doilars to me." "What will you give?" I said I would not give anything over a thousand doilars. "Hold on; I will go and see Dobinson." They went and had some little conversation, and he came back and said: "Draw your check for a the u-and doilars." I said, "You sign that paper to me first," I said, "I've usign that paper to me first," I said, "all right, before—"
Q: Who was that? A.: Thomas Rowan and Dobinson; Thomas Rowan, of the Supervisors.

pervisors.
Q.: You say Mr. Mills is in no way connected with it?

Q.: You say Mr. Milis is in no way connected with it?

THE COMMISSION.

A.: Not that I know of or heard of. I think Mr. Frye's name, even, was not mentioned in that paper. My recollection of that paper was that it was Dobinson & Fairchild. Who they took in with them I know nothing about. After they surrendered the paper Mr. Frye said: "You know I was in partnership with them, and would have gotten \$1250 if we had sold the property. What will you give me if I sell the ranch?" I said: "I will give your proportion of the \$1259." He went on to state who it was to be divided up with, and I think he mentioned himself, Dobinson & Fairchild and Tom Rowan, being the parties that had the ranch for saie, and I gave them a check for a thousand dollars and took the contract back. So that when I signed the paper at the house at Wilmington on the 24th of November there was nothing on the ranch. Q.: How long before the 24th of Novem-

until September, 21, 1888, at 1

The trial is not without its humorous as well as its grim features. Yesterday, after everal ineffectual attempts in the proper uarter to restrain one of the obstreperous ounsel for the prosecution from breaking brough the bars and bellowing in open aunsel for the bars and bellowing in open-forugh the bars and bellowing in open-sourt, the following colloquy ensued: Mr. White: "It seems impossible to sup-ress counsel; but if it should prove sub-essful, it could not be called a case of sup-cessive perk." Williams (leaning over, with his hand to is ear): "What name is that?" White: "Never mind; it don't make any

ifference; you don't appear to know nyhow." [Laughter.] TATUM & BOWEN. -IMPORTURE AND DRACERS IN-

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which would restrict with great flour

becoming a law.
Great is Cleveland of the Democracy

After his defeat in November Barnum

ought to secure him for the next show

NORTHERN CALIFORNIA papers are

not content with slandering Southern

California, but fill up the time with

luma Courier says about Santa Rosa:

Those of our eastern contemporaries,

-among which we are sorry to say we

LOOKING at the political situation

and considering the effect of the Dem-

ocratic free-trade policy, Presidential pension vetoes, "the whisky plank," etc., etc., the Chicago Times says:

"The seriousness of the whole exhibit

will cause many anxious politicians to

AMUSEMENTS.

AT THE OPERA-HOUSE. - After seeing

Alexander Salvini as "Herr Borgfeldt" in Partners, one can but breathe a prayer of

thankfulness that the great Salvini did not succeed in preventing this worthy son from following in hi: footsteps—and closely. The play, as a whole, is exceedingly hack-

pany it keeps, but one hardly feels like

A Scamp Supposed to Be Headed This Way

PROCESSION MOVING

Meeting tonight.

There is to be a campaign rally under the auspices of the Union League at the wigwam, corner of Fort and Second streets,

to Southern California.

caviling at any play that is so well inter-

neyed in plot, and hardly worthy the

White House.

the plague?

TIMES is the only Arst-class

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Tollector ROBERT S PLATT.

Maddiorem Jass M MEREDIT.

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For Supervisors:

Will find HOLDER'S HANDBOOK AND GUIDE TO SOUTHERN CALIFORNIA a Very valuable work to send to their friends another man in his place.

THE TIMES has made all the points

on the school business which it started to make. The thing now is to remedy

Ir has been practically decided by the National Committee to have Gen. Harrison visit New York. He will not go, however, until late in October

THE Republican party should love Cleveland with a generous love for the tters which he has written. They will

effect on the statu quo of Central Asia.

Before the high protective tariff of 1881, skilled workmen in this country got an average of \$1.25 a day for work that is now worth \$2.50 and \$3. How do the Democrats explain this fact?

GROVER gives \$200 to the suffering d fever-stricken citizens of Jacksonville, and \$10,000 for his own reëlecon. Who can estimate the benevolent vastness of America's reform

Kansas will soon be a forest-clad State. Thirty million trees have been planted within that State the present

THE facts in relation to the public shools, exposed by THE TIMES, have been a subject of unfavorable comment for a year past among parents, many of whom have personally thanked us

Returning to Its Vomit.

The Trombone again relieves itself of a quantity of catarrhal matter on the subject of the public schools. Probably it does this on the same principle that leads the cuttlefish, when cornered, to darken the surrounding waters with a large amount of inky fluid, in the hope that it may thus es-cape observation. The school question, the police question, or any question is just now very acceptable to the Trombone, as a veil to hide from an inquisitive public the hideous malformations of that journal's Great Directing Mind, now being held up to the gaze of a cruel world, under the elec-

tric light of legal investigation. The Trombone's affectation of revrential regard for the sanctity of the public schools-of holy horror at the lood-curdling effrontery of the sacrilegious Times, in daring to impute human 'cailings to so august a body as the School Board-paraded alternately in leaded brevier in its editorial, and minion italic in its fancy framework department; coming, as it does, from yarn on Petaluma. such a disreputable gang of financial fakirs and internal-revenue robbers, is enough to raise an alcoholic grin on the bunghole of an unstamped whisky barrel. It certainly does have the effect of making the otherwise somber and depressing columns of the Spring-street slush-slinger mildly humorous, and of affording considerable amusement to the limited number of respectable fathers of families who read that sheet (free copy one month on trial), and who have for months been complaining of the very things to which THE TIMES, in the course of its duty as a public

journal, has called attention. THE TIMES does not "again" attack the public schools. It has not "attacked the Boston Journal—who still continue the public schools" at all. It has simply criticised admitted evils in their present management, which evils have hoodlum vote," simply show a lamentlong been patent to every citizen of Los Angeles who has given any attention subject upon which ninety-nine per to local educational matters. This cent. of the inhabitants of this coast talk about "attacking the schools" is drivel. The Trombone knows it is drivel, but hopes that, among those persons whose peculiar bent of mind leads them to read its imbeculities, there may be found a few simple enough to believe such statements. On the same principle a criticism of the Council, for failing to have the streets cleaned would be "attacking the public streets." Bah! How is it possible that such rot can originate outside of

an asylum? Finally, when the Trombone says: We say affirmatively and emphatically that Los Angeles has today as good a system of public schools, from the primary up to the high school, as any city on the coast.

We say affirmatively, emphatically and conclusively that the Trombone

Cuddy's Journalistic Champion.

The Herald asserts that the people are very tired of this Chief of Police business. That assertion is true, although not in the sense in which the Herald makes it. The people are exeedingly weary of the nefarious persistence with which a minority of the Council obstruct the march of necessary public business by their efforts to defeat the ends of justice. The people are determined that half a dozen Councilmen, even though backed by a political party, shall no longer be permitted to saddle upon the city a Chief of Police who has been conclusively shown to stand in such relation to

might happen within a year or two, if the Herald's advice in this matter were to be followed. There is no accounting for tastes, and in this free country it is of course optional with a journal whether it shall champion the cause of the people or of a limited number of rogues, whose object in life it is to prey upon the people.

THE TIMES presents this morning another very full report of the trial of another very full report of the trial of the pending libel suit of Boyce against the Times-Mirror Company and C. J. Richards—the first of "three of a kind." On account of the importance of the cases, and the great interest felt by the public in learning the true facts involved, unusual space is given to an impartial report of the trial.

Through his pockets, after which they made their way to dakland, where they were identified and arrested by the police of that city.

The officer who arrested them started to take them to Sacramento, and on the road, while the train was under full headway, Costa jumped from the platform and again made his secape. He used to live in this city, and the Chief of Police of Sacramento is confident that he has made his way down to Southern California. ADVICES from Afghanistan report Richards—the first of "three of a the death of the Ameer. This said kind." On account of the importance event will probably have a disastrous of the cases, and the great interest felt

The Chinese Bill and Other Fakes.

The progress of the Chinese Restricion Bill has assumed a curious phase The Administration appears now to be as anxious to prevent its passage as it previously was to introduce it—for the purpose of confusing the Republicans, who, very unkindly, refused to be confused. In the Senate, yesterday, the Edmunds resolution in reference to de-tention of the bill was laid on the year. It would be well if California would turn her attention more largely in this direction. It would be labor this direction. It would be labor dent forthwith. A point of order was dent forthwith. A point of order was dent forthwith. A point of order was table, by unanimous consent. In the raised against Morrow's res relation to the public debate upon the point was spirited and at times almost bitterly personal. Cleveland is indeed "hoist with his own petard." He will now have to bear the onus of opposing Chinese restriction, as well as of defending free trade.

what a humbug Administration this is, anyhow! Howling against the Republicans on the ground of "free whisky" and offering a \$25 premium to cotry or Waterloo for the Republicans on the ground of "free whisky" and offering a \$25 premium to saloon-keepers in the Mills Bill; asking in a dramatic manner for power to retaliate, when he already possessed just about hit the nail on the limit the nail on the viously truckling to Great Britain; in-"If we win," Mr. Breckinridge of rkansas is quoted as saying, "it will is, anyhow! Howling against the Republicans on the ground of "free

DREARY DAYS

ish of trumpets, in the anticipation that the Republicans would oppose it, and then, when the latter passed it, Another Dismal Report from frantically endeavoring to keep it from Jacksonville.

> The Fever Appears at Jackson, Miss. and Causes a Stampede.

An Armed Quarantine Maintained a St. Augustine, Fla.

little complimentary notices directed at each other. Here is what the Petaer Eastern Di-patches—Thurman Talks to Negro Delegation—Wilkss Wins the Great Bace with Patron—Villard Refuses Northern Pacific's Presidency. There is probably no place on the face of he earth, with the exception of a part of India, that is as intensely hot as Santa Rosa. That, together with the fact that it is sixteen miles from water, accounts for the statement that half the population are druggists and the other half dectors, sufficiently explains why their principal places of Interest are the morgue and the cemetery, between which points their only street railroad runs.

By Telegraph to The Times.

JACKSONVILLE (Fla.), Sept. 20.—[By the Associated Press. One hundred and thirty-one new cases were reported today at the Board of Health, making the total to date 1464. The deaths reported today to date 1464. The deaths reported numbered 15, making a total of 185.

It will now be in order for a Santa Memphis (Tenn.), Sept. 20.—Wirt Johnson, secretary of the Mississippi State Board of Health at Jackson, Miss., officially Rosa paper to work off the old Yuma Board of Health at Jackson, Miss., officially notifies G. R. Thornton, president of the Memphis Board of Health, of the presence of three cases of yellow fever in Jackson.

Jackson (Miss.), Sept. 20.—Three unsistakable cases of yellow fever developed here today. The panic of 1877 was not comparable to that now prevailing among the citizens. The news of suspicious cases of fever did not get out until 3 o'clock this afternoon, but before 8 o'clock hundreds had left the town by rail and ether routes. Many more are preparing to leave. The two banks in town paid out over \$20,000 each after banking hours this afternoon to their depositors who are leaving. THE yellow fever continues to spread. A fatal case has occurred at Louisville and ten new cases are reported at Decatur. Ala., where there is great excitement. Californians do not half appreciate their advantage, in living in a State which is free from tornadoes. cyclones, disastrous thunderstorms, blizzards and yellow fevers. It would be a good idea if the thankfulness of our citizens should take the form of contributions for the unfortunate suf-

depositors who are leaving.

TEN NEW CASES IN DECATUR, ALA.

MEMPHIS (Tenn.), Sept 20.—Ten new
cases of yellow fever have been reported today at Decatur, Ala. A stampede from

the city is in progress.

HAPPY ST. AUGUSTINE. must include that excellent newspaper, JACKSONVILLE (Fla.), Sept. 20.—Dr. Julius Wise has been ordered to make an investigation at Wellborn and Fernandina to refer to measures of Chinese restriction as "attempts to catch the able lack of knowledge regarding a are of one opinion — that Chinese laborers must be positively excluded.

investigation at Wellborn and Fernandina as to the reported yellow fever in those towns. St. Augustine is happy over its clean and healthy city. Tomorrow everything but the mails will be prohibited from entering that city, and the mails from Jacksonville and Gainesville will not be allowed in at all. St. Augustine is surrounded by 225 armed men.

THE RELIEF COMMITTEE'S WORK.

NEW YORK, Sept. 20.—Mayor Hewitt today received a dispatch from James M. Schumacher, chairman of the Finance Relief Committee of Jacksonville, stating that the committee were assisting McClenny and Hendersonville, and were watching and keeping advised about other places that may need assistance. The committee, he said, were supplying food to 12,000 people.

CASE IN LOUISVILLE, It has cost the country \$95,000,000 more for the pleasure of having a Democratic President for four years, than was paid for the Garfield and Arthur administration. But then it is worth more than several cents to have an imposing big man like Cleveland to represent the country in the CASE IN LOUISVILLE,

LOUISVILLE (Ky.), Sept. 20.—Moses Newberger arrived here with his family from Decatur, Ala., on Tuesday afternoon, and died of yellow fever yesterday morn-ing. His family were at once removed to an isolated cottage outside of the city and their clothing and bedding destroyed.

THE ANCIENT BOMAN.

Judge Thurman Talks to a Delega-tion of Colored Men.
Columbus (O.), Sept. 30.—(By the Asso-ciated Press.) This afternoon Judge Thurman received a delegation of colored men, who, through W. H. Furbish of Arkansas presented an address expressing GEORGE FRANCIS TRAIN says that the fever plague at Jacksonville can only be stayed in its progress by some one who will restore public confidence. Arkansas, presented an address expressing thanks for favors from the Democratic Why don't the Democracy urge President Cleveland to go there and stay Judge Thurman spoke substan

party. Judge Thurman spoke substantially as follows:

"Gentlemen: I am greatly obliged to you for this call, and for the kind and just sentiments just read." I have been described as an enemy of the colored people. There never was anything more unjust in the world. When my family came to this State my grandfather brought with him all his property, which consisted chiefly of slaves, and he set them all free. We cannot expect justice in a political campaign, and I have been denounced as the enemy of the colored race. No man can point to a law that I had anything to do with, making of, or to a decision of mine while on the beench, that was more unjust to the colored people than to the white, or unjust in any description. It is true that in 1867, before suffrage for your people had been adopted. shown to stand in such relation to gamblers, pimps and other bad characters willing at any play that is so well interpreted. In the rôle of the big-hearted, but unfashionable husband, the "old bear," as the decision of mine while on the bench, that was more unjust to the colored ters as to render the proper conduct of the department under his administration and impossibility. In short, the respectable citizens of Los Angeles have decided that the reputation of the respectable citizens of Los Angeles have decided that the reputation of the respectable work to send to their friends abroad. For sale at the Times office. Price Scents.

Secretaev Endicont is a very sick man.

Secretaev Endicont is a very sick man.

Gen. Rosecrans has been elected president of the Cumberland. with the picturesque baby, who was only too perfect.

Such was the feast of last night, and generously was it appreciated by a crowded and cordial house, Salvini receiving an enthusiastic recall. Tonight Heart of Hearts.

seek to make political bondsmen of the colored race. The way to acquire your rights and to secure the respect of all is to cast your vote as white men cast theirs, according to the measure before you."

Judge Thurman continued, saying that he knew well that the late war was not for the abolition of slavery, and it was said that if the Union could be preserved without freeing the slaves it should be preserved that way. The speaker knew that Lincoln had said so, and he also knew that in the brain of the radical leaders it was thought that by emancipating the slave and giving him suffrage the South might be made a radical South. In a word, he said, party interests governed political action.

A few days ago John Niel and Joseph Costa, two "tough" youngsters, robbed a man of \$500 and a fine gold watch and chain in Sacramento. They stood the gentleman up on the public street and went through his pockets, after which they made good their seepang and succeeded in retting The Mills Bill Orates.
RICHMOND (Ind.), Sept. 20.—Hon. Roger
Q. Mills addressed an audience of several
thousand people in this city today. Many
clubs and organizations escorted the Democratic leader to a grove, where the speech was made. Mr. Mills when he began his was made. Mr. Mills when he began his speech was greeted with much applause. The burden of his speech was an argument to prove that the Democratic party was the only true friend of the laboring men. He also called attention to the fact that when the Republicans came to reduce taxation they did not begin to take the taxes off the poor, but directly off the rich. The remainder of the speech was devoted to the tariff issue. "The General"—A Dazz'ing Spectacle.
|Trombone Dispatch to the California Associated Press.|
THE PARADE.
Los Angeles, Sept. 18.—The great cavalcade is now nearly formed before Armory Halk.

A Gigantic Swindle. NEW YORK, Sept. 20.—A gigantic swindle has come to light, James Edward Bedle has come to light. James Edward Bedell, real-estate clerk for the law firm of Shipman, Barlow, Larocque & Choate, by a system of audacious swindling has robbed clients of his firm of hundreds of thousands of dollars. The precise amount of his peculations as far as known is ₹264.500. Bedell was a trusted employé of the firm in the large real-estate business. He forged bends, mortgages, the Register's seal and took all the money humself and the interest on false mortgages as they fell due. His swindles cover a period of five years. Los Angeles, Sept. 18.—The cavalcade is now moving up Main street. . . . Brig.-Gen, Boyce's staff are exquisitely dressed and mounted on fine steeds, the General's tron-gray surpassing in beauty all the horses of the cavalcade. wam, corner of Fort and Second streets, this evening. The meeting will be addressed by Gen. Henry C. Hedges of Orio, Hon. A. N. Grant and Hon. J. B. Kenner of Indiana, speakers of national reputations, Hon. William Williams will preside at the meeting. The famous Indiana Emmerson quartette, who accompanied the Odd Fellows, will render some of their soul-inspiring songs. The ladies are especially invited to attend.

Union Labor Party.
NEW YORK. Sept. 20.—At a late hour to night the United Labor party convention adjourned. The following was adopted:
"Resolved, that we nominate a full State ticket, except for Governor; that we support the candidate of the party that is pledged to electoral reform." to electoral reform."

Nominations were then made

Mexican Affairs.
CITY OF MEXICO (via Galveston), Sept. 20.—The Government has 8000 soldiers at work digging trenches and building dykes. Pumps are used to draw water out of the streets. The first passengers to reach here from Vera Cruz since the floods began to arrive yesterday. Typhus and other epidemical favers are invading the lately-inundated districts.

NORTHERN PACIFIC

Villard Declines Its Presidency—The Road's Earniags.

New York, Sept. 20.—The annual meeting of stockholders of, the Northern Pacific is being held in this city. The only change in the Board of Directors is chosen, is the election of J. C. Bullett in place of August Belmont. The report presented shows gross earnings for the year ending June 30th of \$15,846,357: increase over the preceding year, \$3,056,579. 493: horease \$2,056,856 expenses, \$9,256,884: increase, \$2,056,855. Net earnings, \$5,579.443; increase, \$963,015.

The total vote cast was 607,233 shares, of which 361,440 shares, or an absolute majority of 12,324 shares were voted by Henry Villard and associates. This vote included 135,686 shares represented by Brayton Ives. A meeting of the newly-elected board of directors was held immediately upon the adjournment of the stockholders' meeting. Charles L. Colby put Henry Villard in somination for president, Villard informed the board that he could not accept the office, and moved that in his stead Thomas Fletcher Oakes, now vice-president and general manager, be elected president. Oakes was thereupon unanimously elected. James B. Williams was chosen first vice-president, C. H. Prescott second vice-president, and Samuel Wilkeson secretary. At the stockholders' meeting resolutions were unanimously passed approving of the lease of certain Montana branch lines by the Northern Pacific.

COSTA RICA'S DISCRIMINATION.

The Cruiser Boston Ordered to Be Made Ready for a Voyage. NEW YORK. Sept. 20 .- [By the Associated Press.] Some surprise was manifested at the navy-yard yesterday on the receipt by the commander of the crulser Boston of orders for the vessel to be ready for sea within 10 days. It is said that her destination is the coast of Central America. This blocked upon as significant coming also is looked upon as significant, coming also simultaneously with the Secretary of the Treasury's order in regard to discrimination made against United States vessels by the Government of Costa Rica. This order commands all the officers of customs to see to it that all cargoes of Costa Rican vessels entering United States ports be subjected to the discrimination duties levied by the act of March 3, 1833, in view of Costa Rica's allowing all vessels other than those of the United States trading between Costa Rica and United States ports a rebate of 5 per cent. of the customs dues and certain privileges as to port charges. is looked upon as significant, coming also

A Silver Jubilee NEW YORK, Sept. 20.—An impressive cene was witnessed at St. Patrick's Cathedral this morning. It was the sliver jubilee of Archbishop Corrigan. The vast edifice was crowded. Inside the sanctuary were members of Catnolic orders from all parts of the country. These numbered about 480. The altar was adorned with calms. It was 10:30 o'clock when the

palms. It was 10:30 o'clock when the grand ceremony commenced.

There was a procession of boys bearing crosses and lighted tapers; then appeared the Archbishop with a deacon of honor on each side. Boys in white soutanes and surplices came next, the procession finishing with a body of monsignors and priests. The Archbishop then moved back and the celebration of mass began, the Archbishop officiating as celebrant and Mgr. Preston as archpriest, assisted by a number of deacons.

Better Bunks for Travelers. CHICAGO, Sept. 20.—The Union Pacific road announces that arrangements have road announces that arrangements have been completed between the Southern Pacific Company and this company for a daily family sleeping-car service between Council Bluffs and Los Angeles. Each company furnishes its quota of first-class modern cars, the Southern Pacific's quota being in charge of and fitted up by Mr. Eli Denison of Oakland, and this company's quota by Messrs. Barkalow Bros., of Omaha. A charge of \$2.50 for an upper or lower half section will be made between Council Bluffs and Los Angeles and a-maximum charge of fifty cents per night between intermediate stations. Only passengers holding second-class tickets will be allowed to occupy these cars.

Robbed a Grain Elevator. MINNEAPOLIS, Sept. 20.—W. G. Hanley, emmission dealer, of the firm of Peterson oushels of wheat from the Minneapolis Union Elevator. It is said about 50,000 Union Elevator. It is said about 50,000 bushels of wheat have been stolen by overloading cars. Hanley has been D. C. Moak & Co.'s cashier and book-keeper. They are grain dealers, and have suspended, a large amount of their papers, having goue to protest yesterday. Others are suspected of complicity. They are well-known wheat men, and the announcement of their names would cause a profound sensation. By advice of his attorney, Hanley refused to talk.

NEW YORK, Sept. 20 .- A fine-looking. well-dressed man was arrested last night by the uptown police and locked up on a charge of intoxication. He had over \$600 charge of intoxication. He had over 4000 in his pockets. When he recovered he described himself as Alonzo V. Hyde, a clothing merchant of Salt Lake City. He said he belonged to the celebrated Morman family of that place, and was stopping with his wife at a hotel in this city. He had been here a week, and had been drinking heavily, and the money found in his possession was all that was left of \$18,000 that he brought with him. In court this morning Hyde was lischarged.

Fishery Troubles.
OTTAWA, Sept. 20.—Information has been eccived here that Marshal Atkins of of the Canadian schooners seized in Bering of the Canadian schooners seized in Bering Sea last year, has received instructions from Atty.-Gen. Garland to transfer the custody of the schooners to the Marshal for Washington Territory. It is thought the vessels will be turned over to the owners in a few days under bonds, pending the decision of the Supreme Court of the United States in reference to the claims of the Alaska Commercial Company to a monopoly of the privileges in Bering Sea.

the surface that since Wednesday morning not a wheel has turned under a freight car on the Chicago division of the Illinois Cenon the Chicago division of the liminos central. For the past six months conductors and brakemen have been complaining that their pay was not equal to that of men on other roads, and on Wednesday morning they presented their case to the officials of the company, to which no attention was paid, and 40 crews struck this afternoon. The road offered some concessions, but the men refused them and the strike is still on.

partment has been informed that one of the intermediate cylinders designed for the cruiser Baitimore has been found to be cracked and will have to be replaced. It was made for Cramps by the Southwark foundry at Philadelphia. This will probably not delay the completion of the vessel, and will have no effect upon the launching, which will take place next Saturday.

Refuse to Talk.
CHICAGO, Sept. 20.—The Grievance Committee of the Brotherhood of Locomotive Engineers, in secret session in this city for the past two or three days, has coucladed their mysterious business. All efforts to cet at the nature of the business in hand were futile, the members declining to af-firm or deny rumors concerning their delib-erations.

Old Pardu Butler Dying.

Atchison (Kan.), Sept. 20.—The venerable Pardu Butler was yesterday thrown from his horse, and received probably fatal injuries. Butler became famous owing to indignities heaped upon him by pro-slavery people. He was farred and feathered, and set affoat ou a frail raft on the Missouri River. His fame is national.

Pought Libby Prison.

RICHMOND (Va.), Sept. 20.—Dr. B.

Bramble of Cincinnati purchased Libby rison today at public suction for \$11,000.

WASHINGTON.

The House Squabbling Over the Chinese Bill.

Morrew's Efforts to Have It Go to the President at Once.

The Democrats Trying to Make Capital Out of the Measure.

Proposed Suspension of the Public Land Entries-An Attack on the Alaska Commercial Com-pany-Senator Mitchell Whacks at the President's Message.

By Telegraph to The Times.
WASHINGTON (D. C.), Sept. 20.—[By the WASHINGTON (D. C.), Sept. 20.—18y the Associated Press.] Scnate.—The House amendments to the Senate bill to abolish circuir court powers in certain district courts of the United States were disagreed

courts of the United States were disagreed to, and a conference ordered.

The order reported yesterday by Mr. Edmunds, from the Committee on Foreign Relations, directing the retention of the Chinese Exclusion Bill was taken up.

Mr. Edmunds said that as the bill had deep out of the Sparte.

gone out of the possession of the Senate, the order was not applicable to the present state of the case. Therefore, as far as he was concerned, the resolution might be laid on the table The Presiding Officer: If there be no ob-

agreements with the upper and middle bands of Spokane Indians, reported from the Committee on Indian Affairs, was ex-plained by Mr. Dawes, and passed.

for the interest of the importer, and against the interests of the laborers, and one which had received the enthusiastic approval of free-traders at home and abroad, and said that on the other hand the Senate would be heard from on the American doctrine, of protection to American labor and Amer-

ican industries.

After speaking two hours, Mr. Mitchell yielded the floor for a motion to proceed to executive business. After the doors were reopened Mr. Mitchell concluded his speech, and the Senate then took up the Agricultural Department Bill, the question being on the amendment to strike out the fifth section, which transfers the Weather Bureau of the Signal Service to the Agri-cultural Department. The bill went over, and the Senate adjourned.

House,-Mr. Burnes of Missouri called up the conference report on the Sundry Civil Appropriation Bill, and the House refused

by a vote of 32 to 47 to agree to it.

Mr. Payson of Illinois moved that the
House insist upon its disagreement to the amendment of the Senate relative to their library building. Coupled with his motion is a declaration that part of the House favors the original proposition of the House, suspending progress on the existing

is a declaration that part of the House favors the original proposition of the House, suspending progress on the existing work and authorizing the Senate and House committees on public building to invite froin five leading architects plans and specifications for a library building which will not exceed in cost \$4,000,000.

After the reading of a telegram concerning Mr. Keller's renomination, Mr. Holman reported the bill suspending the operation of the precimption, timber culture and desertland laws until the pending bills relating to these laws are acted upon. Printed and committed.

Mr. Morrow of California offered a resolution reciting the passage of the Chinese Bill by the House and Senate, the signing of the enrolled bill by the presiding officers of the two houses, its delivery to the Committee on Enrolled Bills, and the fact that it is now in possession of the acting chairman, Mr. Kiigore. It further recited the report in the Washington Post that the bill is being withheld from the President by the Committee on Enrolled Bills, and declares that such action of the committee is without authority of law. It directs the Committee on Enrolled Bills to transmit the bill to the President without further delay.

Mr. McMillan of Tennessee raised the

on Engonea Bins to transmit the bill to the President without further delay.

Mr. McMillan of Tennessee raised the point of order that the resolution did not present a question of privilege. There was no allegation of delay in the transmission of the bill that was unreasonable or unusual.

of the bill that was unreasonable or unusual.

Mr. Morrow said that he had been told by Mr. Kilgore this morning that the bill was still in his possession. If a bill could be withheld for a day it could be withheld for a fay it could be withheld for six months. The unwritten rules of the House required that a bill should be delivered promptly to the President.

Mr. McMillin said that when the gentleman sought to smirch a colleague he ought to have law on his side. Would the gentleman point out a rule which fixed any particular time within which bills should be transmitted to the President?

man point out a rule which fixed any particular tine within which bills should be transmitted to the President?

Mr. Morrow replied that there was no written rule, but it was an unwritten law which governed the orderly proceedings of a house of this character.

Mr. McKenna of this character.

Mr. McKenna of california.

Mr. Morrow replied that the gentleman's own mind, and the foundation of the trouble had not existed for 24 hours.

Mr. Morrow replied vehemently that, representing a constituency that was interested in this question, he had a right to insist that bills which passed the House should receive proper consideration, and proceed in an orderly way.

Mr. McKenna of chis the gentleman was exercising that right now in arraiging a fellow member. That was all their was in it. "The gentleman was exercising that right now in arraiging a fellow member. That was all their was in it. "The gentleman arraigned a colleague for violation of the rules of the House, and admitted that no rule had been violated. In face of this the gentleman said that he had "represented his constituents, and it must be presumed that he was simply talking for home consumption." "Saked Mr. Rawell of Illinois.

"I voted to restrict Chinese immigration long before the gentleman from California or the gentleman from Illinois were thought of as members of Congress," said Mr. McMillan."

Mr. McKenna of California: Why were

of as members of Congress," said Mr. McMillan.\
Mr. McKenna of California: Why were you in such a hurry the other day and not today; why did you hasten to pass the bill and now do not want it to go to the President? Was that for home consumption?
Mr. McMillan: I will state that I have been in a hurry for a long time to put proper restriction upon Chinese immigration.

proper restriction upon Chinese immigration.

Mr. McKenna: Keep it up old fellow—
Mr. McMillan: But there is no power on earth, not even the loved ones left behind, that would induce any injustice to a collegue for home consumption. Continuing, he said: "The smirching of officers of the House, and the questioning of the motives of men in such a state of affairs as was shown by the gentleman from California was an unheard of proceeding. He would withhold any temptation he might have to characterize the motive."

Mr. Payson said: "This bill is delayed because the President wants more than the constitutional 10 days. This is a part of the same performance begun by the gentleman from Pennsylvania (Mr. Scott) had attempted in a demagogical way to make some capital for himself and his party. Everybody understands it, and let the country understand it."

The Speaker in vain endeavered to rap Mr. Payson to order, but finally managed to

say:
"The gentleman is out of order."
"I ask pardon of the House," said Mr.

"I ask partion of the floor and con-Payson.

Mr. McKenna secured the floor and con-tinued his argument. He disclaimed any intention to reflect upon any one, but where it was stated in the press that the bill was being withheld he thought that the House had a right to take notice of it. In fairness to the chairman of the Committee on Eu-

rolled Bills I would state that arr. Morrow himself had gone to Kilsore the morning and told him that the Edmund resolution had been tabled, and Mr. Morrow asked him about trausmitting the bill to the President. Mr. Kilgore said he would do his duty in that regard. That might or might not be an evasive answer. Lest it might be an evasive answer, the resolution had been offered.

After further debate, the speaker protem sustained the point of order that there was no law or rule prescribing he manner in which a bill should be transmitted to the President, but the practice had grown up of entrusting that duty to the Committee on Enrolled Bills. One day's delay was not unusual. The average time it took for a bill to reach the President after having been signed by the presiding officers of the two houses was three days. While sustaining the point of order, le was not prepared to say that, if the resolution was again brought up in a few days, he would rule that it was not previous and the House adjourned.

WASHINGTON NOTES.

WASHINGTON NOTES

Proposed Suspension of the Public Land Laws
Washington, Sept. 20.—By the Associated Press. The bill reported to the House today from the Committee on Public Lands relative to the juspension of land entry provides that all liws providing for the disposition of public providing. for the disposition of public lands except the homestead law, and the laws in rela-tion to mineral lands, and laws in regard to the selection of lands by States for educational and other purposes, shall be sus-pended until the pending legislation affect-ing public lands shall be disposed of be-fore the present Congress shall adjourn. It further provides that during the pendency of the land forfeiture, no act of the railroad

The Presiding Officer: If there be no objection, the resolution will be placed on the table as ordered.

The Senate bill to ratify and confirm the agreements with the upper and middle bands of Spokane Indians, reported from the Committee on Indian Affairs, was explained by Mr. Dawes, and passed.

Mr. Sherman's resolution as to Canadian affairs was further postponed until Monday.

Mr. Mitchell proceeded to address the Senate on the motion to refer the President's annual message. He characterized the Tariff Bill passed by the House as one for the interest of the importer, and against the interest of the importer, and against the interest of the interest of the land forfeiture, no act of the railroad companies interested shall in any wise enlarge their rights or claims. Chester Seeber of San Francisco, formerly United States Commissioner to Alaska, has sent to the chairman of the House Commissioner in Alaska, a letter, "not for the purpose," he says, "of pointing out any infringements on the part of the Alaska Comment, but for the purpose of showing that the company uses the power which that contract gives to it to monopolize the whole trade of western Alaska, to oppress the inhabitants and to retard the development of the country." He cites numerous instances in proof of his charges.

Mr. McIntyre, superintendent of the Alaska Company, denies the assertions of the Alaska Company of the Schotter of the Alaska Company of the Schotter of the Commissioner.

Alaska Company, denies the assertions of Seeber.

The tariff subcommittee of the Senate will tomorrow or next day begin the hearing of the sugar schedule, for which purpose the parties in interest have been subpomaed. The hearing will be public.

Rear-Admiral Kimberly, commanding the Pacific station, telegraphs to the Secretary of the Navy from San Francisco, that he has sent word to the commander of the Usited States steamer Nips ic at Callao to proceed at once to Samoa for the protection of American interests.

FOREIGN AFFAIRS.

Greece and Turkey Preparing for a

Rupture.

ATHENS, Sept. 20.—[By Cable and the Associated Press.] Seven Greek war-ships have been ordered to be ready to put to sea within two days. A squadron which has been absent one month measurering, ar-rived at the Piraus today. The fleet will proceed to Turkish waters. The recent seizures of Greek vessels at Chios has been the subject of protests by the Greek Gov-erement. The Porte refused to give a sat-

isfactory reply.

London, Sept. 20.—Another riot has occurred in the Dublin Barracks. A number of men belonging to the "Black Watch" regiment quarreled over politics with some men of the Fifth Dragoons. The two factions finally abandoned words for blows, and a desperate struggle ensued, during which 30 men were wounded. Other troops were called upon to quell the disturbance, and the rioters were dispersed at the point of the bayonet. The "Black Watch" regiment has been erdered to Belfast.

LONDON, Sept. 20.—The Morning Post. commenting upon Senator Sherman's speech in Congress, says: "Englishmen will not resist deliberate action on the part of Camada to seek either independence or a union with the United States. Canadians do not need Senator Sherman's assurance that the United States will admit them. The fact that so able a man as Senator Sherman should condescend to such a device is a strange comment upon the political conditions of his country." curred in the Dublin Barracks. A number

THE AMEER DEAD.

LONDON, Sept. 20.—Advices from Tash-kend state it is reported that the Ameer of Afghanistan died suddenly.

neaded by Simboja, have revolted against headed by Simboja, have revoited against the Germans and dispersed Meyer's caravan. Meyer's porters deserted him by returning to the coast. Last evening some natives of Z uzibar, mistaking the secretary of the British admiral for a German official, assaulted him and escaped in the darkness. The secretary's injuries are not serious.

darkness.

LONDON, Sept. 20.—At the breakfast given in honor of Joseph Chamberlain by the Radical Unionists at Bradford this morning, Chamberlain said he did not see why Irishmen should not have a local government, but thought that experience had showed men should not have a local government, but thought that experience had showed that whether in Dublin, New York or Boston, Irish government was always inefficient and corrupt.

LONDON, Sept. 20.—Buhear, the oarsman, sailed today from Queenstown for Ner-York on the steamer City of Rome.

Army of the Cumberland. CHICAGO, Sept. 20.—Gen. Rosecrans was elected president of the Society of the Army of the Cumberland. Gen. Rosecrans, chairman, announced the names of a com statue to Gen. Speridan. It was accided to hold the next meeting at Chattanooga September next. The officers elected are as follows: Gen. W. S. Rosecrans, President; Gen. Henry M. Cist, Corresponding Secretary; Col. John M. Steele, Recording Secretary; Gen. James H. Fullerton, Treasurer, and a long list of vice-presidents, including Gen. Benjamin Harrison.

Sullivan Very Sick.

BOSTON, Sept. 20.—At 2 o'clock today

John L. Sullivan's physician said that he
was worse. It is said that he was dangerously ill yesterday afternoon. He had a bad chill then and was thought to be dy-

ing.
Boston, Sept. 20.—John L. Sullivan's
physician reports no change in the condition of the champion. He thinks, by careful nursing, recovery is possible.

Bicycle Contest Arranged.
Boston, Sept. 20.—A series of bicycle races of five and ten miles were today an ranged between William M. Rowe of Lynn and R. Temple of Chicago, for \$500 a side and the championship of the world. The first race will take place at Lynn October 6th.

Delaware Republicans.

Dover (Del.), Sept. 20.—The Republican State Convention met here today.

After selecting an electoral ticket, a platform was adopted which indorese the national platform and ticket, and denounces Cleveland's vetoes. Balloting for State offices was then begun.

A Daylight Thief.

New York, Sept. 20.—R. F. Seymour, who says he is from Chicago, in daylight today stole five packages of money from two banks, the aggregate being \$11,700. After he had fired three shots at officers who chased him, he was captured. All the money save \$2000 was recovered.

California Fruits.
CHICAGO, Sept. 30.—Montgomery & Ca
sold four cars today. The prices were beb
ter for desirable peaches. Dead ripe were
sold lower. Grapes: Muscat. \$2.35@2.95;
Tokay, \$1.45@2.75; Ferrara, \$1.75; Eppperor, \$2.70.

PACIFIC COAST

Decision in an Important Land Case.

Judge Terry and His Althea Indicted at San Francisco.

The Judge's Wife Threatens Vengeance When She Gets Out.

and other Sports at the Country Fairsble Death of a Mining Sup ent In Arizona-Suicide at Port-land, Or Coast Notes.

By Telegraph to The Times.

SAN FRANCISCO, Sept. 20.—[By the Associated Press.] The United States Land sociated Press. | The United States Land Office at Sacramento rendered a decision to-day in the case of James Gallogly, a home-stead applicant, against the Sacramento and Amader Canil Company. The latter, in 1878, filed a mineral application on certain lands in Northern California, and in November, \$1881, Gallogly filed homestead applications on lands covering part of their entry. He alleges that they were of non-mineral or of an agricultural character. When the error in allowing the filing of the homestead application was discovered homestead application was discovered parties were given a hearing, at which Gallegly based his claims upon the injunctions against hydraulic mining issued from time to time by the court, and said as the land could not be worked by this method it was worthless as mineral land, and therefore subject to als entry. The Surveyor-General, however, decided the land mineral land, except one-sixteenth of a section, and the Register and Receiver of the land office further decide that no weight can attach to arguments based on an injunction made against hydraulic mining, as other processes may be discovered whereby minerals may be mined from such lands. They therefore order Gallegly's application cancelled, and that final entry and patent be allowed the respondents. Gallogly based his claims upon the injunc-

AT THE COUNTRY FAIRS.

Good Sport on the Track at Stock-ton, and Red ling.

STOCKTON, Sept. 20.—[By the Associated Press.] In the Pacific Coast trot, 2:35 class, three starters—Ben Alia took first, third and fourth heats, and the race, Sennet staking second heat, Peribilion distanced. Best

time, 2:2514.

Pacing for the 2:27 class, four starters—
Goldleaf won in straight heats, Winslow

Goldleaf won in straight heats, Winslow second, San Diego third. Best time, 3:20/4.

Pacific Coast stake, for 4-year-olds, two starters—Whipple wen in three straight heats, Dubec second. Best time, 2:23. The last heat was very fine, Whipple overtaking Dubec on the homestretch after a break that nearly distanced him.

Last race, for 3-year-olds, three starters—Jennie Wilkes won in three straight heats. Best time, 3:03.

Best time, 3:03.
REDDING, Sept. 20.—Trotting, one mile, two in three—Won by Bay George.
Time, 3:24.

Time, 3:24.

Running, single dash, one mile—Won by
Minnie R. Time, 1:48½.

Match race, for \$600, 660 yards, between
Johnny Allen and Bones—Won by Bones.
Time, 0.37.

Time, 0.37.
The footrace was won by Smith. THE TERRYS.

The Pair Indicted - Sarah Althea Threatens Vengeance. San Francisco, Sept. 20.—[By the As-sociated Press.] About 3 p. m. the United States Grand Jury reported to the District Court foor indictments against ex-Judge David Terry and two against Mrs. Sarat

The indictments are based upon the recent outbreak in the Circuit Court room during the reading of the decision in the Sharon case by Justice Field, and the parties are

case by Justice Field, and the parties are charged with threatening and assaulting the Marshal and his deputies.

Judge Terry said tonight: "I don't see how the Grand Jury found four indictments. They must have found at least two for the same offense. I would be willing to go before Judge Hoffman at once, and stand trial on the charg:s without a Jury."

Mrs. Terry said: "Someone will hear from me when I get out."

BURIED ALIVE.

A Mining Superintendent Killed by

A Cave-in.

Nogales (Ariz.), Sept. 20.—[By the Associated Press.] Further particulars of the disaster at the San Geronimo mine, Sonora, on Monday last, state that Superintendent Melle was killed outright. His deat h did not result from a cave of the mine as at first supposed, but by a cave-in of the ground beneath the office. Melle had just gone into the office to arrange for paying off the employes. The men were standing about on the outside of the office, when the ground suddenly gave way and precipitated the office and superin-tendent into the old workings, several hun-dred feet below the surface. The employe-

A School Teacher Suicides PORTLAND, Sept. 20.—A young man named Frank P. Martin, who came here

from Hollister, Cal., a few weeks ago, com mitted suicide at the Quimby House this morning by taking an overdose of morphine. Among his effects was a certificate showing that he was a member of the National Educational Association. The cause of the suicide is not known.

To Investigate.
SAN FRANCISCO, Sept. 20.—This morning the Viticultural Commissioners shipped a powerful microscope and other apparatus to J. de Barth Shorb of San Gabriel, to en-able him to investigate the disease which has lately been seriously injuring the vine-yards in the lower part of the State.

Oregon Republicans. PORTLAND (Or.), Sept. 20.—Various Republican clubs of the city and State have organized a Republican State League, dopted a constitution and bylaws, and lected officers. Hon. M. C. George was

A College Opened.

SAN DIEGO, Sept. 20.—The San Diego College of Letters at Pacific Beach opened this morning for the reception of pupils, and about forty students answered to the sull call.

San Diego's Great Register. SAN DIEGO, Sept. 20 .- The County Clerk tonight reports 7800 names on the great register.

Yesterday's Games Played on the Eastern Dismond. INDIANAPOLIS, Sept. 20.—By the Asso-ciated Press.] Shreve pitched well but

the visitors batted in luck and won the game, Score: Indianapolis, 1; Philadelphia, 2. Batteries: Shreve and Myers, Sanders and Clements.

PITTSBURGH, Sept. 20.—Boston earned the three runs scored in the first inning. Outside of the visitors' battery work the game was featureless. Score: Pittsburgh, 0; Boston, 4. Batteries: Galvin and Miller,

BOIT, Sept. 20. — The champions ed their errors in the sixth inning today, allowing the Giants to score three runs without making a hit. Score: Detroit, 4; New York, 5. Batteries: Conway and Ben-

New York, 5. Batterna. nett, Crane and Brown. CHICAGO, Sept. 20.—Chicago's two new CHICAGO, Sept. 20.—Chicago's two new Lichers did magnificent work today, but

ive, their support was miserable, and the home team won both games with ease. Score in first game: Chicago, 11; Washington, 0. Score in second game: Chicago, 5; Washington, 1. Batteries, first game: Dwyer and Daley, O'Day and Arundel. Second game: Gumbert and Darling, Keefe and Mack.
LOUISVILLE, Sept. 20.—Louisville, 1; Brooklyn, 0.
CINCINNATI, Sept. 20.—First game, Cincinnati, 1; Athletics, 0. Second game, Cincinnati, 2; Athletics, 0.—First game, St. Louis, 6; Baltimore, 0.—First game, St. Louis, 6; Baltimore, 0. Second game, St. Louis, 6; Baltimore, 0. Second game, St. Louis, 2; Baltimore, 3.
KANSAS CITY, Sept. 20.—Kansas City, 5; Cleveland, 4.

A Model Landlady and an Orderly Woman.
The case of May Berry, alias Myrtle McDonald, charged with keeping a disorderly house at No. 46 Buena Vista street, came up for trial before Justice King at 3:30 o'clock yesterday afternoon. Considerable interest has been felt in this case from the fact that it has been freely asserted on the streets that it would never come to on the streets that it would never come to trial, and also because several more or less prominent men have tried to induce Justice King to dismiss the proceedings. In view of these facts, there was a somewhat larger crowd than usual in attendance, and the little courtroom was crowded to its utmost capacity. The people were represented by Assistant District Attorney Duniap and the defense by Senator R. F. del Valle and M. Kendrick. The first witness was Chief of Police Cuddy, who testified that he had received several complaints from residents in the neighborhood about the bad character of the house at No. 45 Buena Vista street, kept by the defendant, and that, acting on these complaints, he had caused her arrest? F. W. Wood, agent for P. Beaudry, the owner of the property, said that there had been complaints about the house, which had been sub-leased by the defendant.

The people at this point rested, when Mr. De Groot, one of the roomers in the house, testified that he had never heard any noise, or seen anything out of the way about the place during the time he had been there. A Mr. Englander, an artist, and his wife, also testified that they considered the house highly respectable, but somewhat weakened the effect of their evidence, when, under cross-examination, they stated that a couple of the roomers trial, and also because several more or less

somewhat weakened the effect of their evidence, when, under cross-examination, they stated that a couple of the roomers were female performers at the Club Theater. Mr. Barrett, another roomer, and E. W. Roth, who lives on the street, also testified to the good character of thehouse. All of the inmates were unanimous in the opinion that they were never in a more orderly house; that the landlady did all her own work, and that none of them, men or women, were ever up after 9 o'clock. It was, in fact, a model house and a model landlady.

It was, in fact, a model house and a model landlady.

Dr. J. Kurtz was then called by the people in rebuttal. The Doctor said that he understood that the house was kept by Mrs. Ed Roth and that it was pretty loud. It was not so bad now as it had been some weeks ago, when a petition was circulated to have the Council abate the nuisance, which every resident had signed. He said that there had been, and was now, so much noise that it disturbed him, and that hacks containing men and women drove up to the house at late and unreasonable hours. The character of the house was not such that he would brag about it. The hacks always came very late at night.

This closed the evidence, when Justice King charged the jury, and the courtroom was cleared, leaving the jury in possession. In a few minutes the door was opened and the Judge was informed that a verdict had been reached. All heads the following remarkable verdict was handed to the court:

All members of this jury : has agreed that
has agreed that
Miss May Berry
where Not Gilty.
Signed, P. A. Mazonzehl,
Chairman of this Jury.

: Chairman of this Jury.

Judge King was a little taken back when he read the remerkable production, saying that he had given the jury the form of their verdict, but that he supposed it would do. The attorneys for the detense, however, objected, and the jury changed their verdict in accordance with legal forms, which was accepted, and the amiable Myrtle was congratulated by her roomers on her acquittal. A rather significant incident occurred just after the trial was over. While the attorneys and others were standing in the hallway one of the jurymen rushed up and breathlessly inquired who was to set up the drinks on the result, but no one seemed anxious to accommodate the thirsty "peer," and he left without finding out that important fact, at least for the time being. It is not known what further steps will be taken to get rid of the obnexious tenans, but some action will probably be taken

ROCKY RANCHITO.

Two Rape Cases Developed in One Week.

A Mexican named Junto Orosco was brought in from Norwalk yesterday by Deputy Sheriff E. A. Poyoreno and locked up in the County Jail on a charge of assault to commit rape. The facts in the case are something out of the general run. It seems that Orosco, the man charged with the crime, knew the woman Angelito Chevalier, the wife of a saloon-keeper at the Ranchito, where the alleged assault took place, before she was married, and claimed to have been criminally intimate with her. ne time ago he alleges that he detected Some time ago ne alleges that he detected her in a compromising position with another man during her husband's absence, and afterward made improper proposals to her, which she rejected, saying that she was a married woman, and would not dishonor her husband, when Orosco tried to force her to accede to his wishes. In this force her to accede to his wishes. In this he was unsuccessful, the woman raising such a disturbance that he left the place. Mrs. Chevalier afterward went before Justice Van Slyck, at Norwalk, and swore out a complaint, and when Orosco heard of it he gave himself up. Orosco is a welleducated young man, and was raised at the Ranchito, where he appears to have quite a number of triends. number of triends

number of triends.

Another peculiar rape case occurred at Norwalk during the week. Last Sunday a man named Abraham Loveall, who resides near that place, went to the house of his divorced wife and forced her to submit to his wishes. The woman swore out a complaint before Justice Van Slyck, and Loveall was arrested by Deputy Poyoreno on Tuesday. He appeared before the Justice on Wednesday, when his case was set for rial Saturday, and he was released on the standard of the st on Wednesday, when his case was set for trial Saturday, and he was released on

BRANCH OF A BIG HOUSE. 10

How to Save an Expensive Trip to Other Markets. For the accommodation of the trade of Southern California, and to enable them to For the accommodation of the trade of Southern California, and to enable them to make their purchases near at home, Messrs, Brown Bros. & Co. of New York, San Francisco and Portland, have established permanent sample rooms at No. 104 North Main street, corner of Requena. Brown Bros. & Co. are the sole manufacturers of the justly celebrated Oregor City cassimere clothing; they are also the sole against for the Oregon City Woolen Mills and wholesale dealers in gent's furnishing goods, woolen and duck clothing, etc., etc. S. M. Woods will have charge of the Loe Angeles department, and retail dealers in this city and throughout Southern California with the firm through him. He can do just as well by them as they can do in San Francisco, and if retailers will call and see him, or send word through the mail, before placing their orders, it will be greatly to their interest.

Mr. H. C. Ford, a prominent artist of Santa Barbara, is, with his wite, visiting this city. Mr. Ford brings with him some choice paintings in water colors of various scenes upon the coast, among which are some of the old missions and the home of Ramona. He has also some very charming setchings, a full set of which include all the old missions of California. There is no artist in California more popular or more widely known than Mr. Ford, and with his skillful brush he is placing upon his canwas some of the most picturesque and beautiful views in the State, as well as those which are of the greatest historical interest.

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this city. Mr. Ford brings with him some choice paintings in water colors of various scenes upon the coast, among which are some of the old missions and the home of Ramona. He has also some very charming etchings, a full set of which include all the old missions of California. There is no artist in California more popular or more widely known than Mr. Ford, and with his skillful brash he is placing upon his canvas some of the most picturesque and beautiful views in the State, as well as those which are of the greatest historical interest.

I.0.0.F.

COLUMBUS CHOSEN AS THE NEXT

in Camp That Lasted from Midnight to Sunrise - Award of Prizes and Decorations - Excur-sion to Monrovia and Santa Mon-

Yesterday morning the Sovereign Grand odge reassembled at 9 o'clock in Turner

Hall.

After attending to a good deal of routin business a motion to take a recess from 1 to 3 p.m. during the rest of the session

was put and carried.

Representative Hedges moved that the Grand Lodge proceed to fix the place of the meeting of the next annual grand body in In consideration that a home has been

it was decided to meet at that place.

During the forenoon the Grand Sire read
a letter from the secretary of the Citizens' Committee, inviting the members of the Grand Lodge and their lady friends out for Grand Longe and their lady friends out for a carriage drive at 3 p.m. The invitation was accepted, with thanks. The reports of various committees were then received. At 1 o'clock the lodge aujourned until 9 o'clock this morning.

IN CAMP.

How the Boys Waked the Morning Echoes When the Patriarchs Militant marched back to camp at midnight, night before last after their grand drill, they probably felt pretty tired, and most of them soon sought the shelter of their little white tents. But not all did so, and the mischief in the little

not all did so, and the mischief in the little remnant soon leavened the whole camp.

Starting with an impromptu suggestion from somebody, they began invading the tents and rousting out the sleepers, and, as a little snewball is rolled into a big one, so the awakened sleepers joined the unhallowed fun with still greater zest, to avenge themselves upon those who still remained undisturbed. Soon the whole camp was up and doing, and, rushing across the street, wakened the band with their own big horns and drums.

and doing, and, rushing across the street, wakened the band with their own big horns and drums.

Nothing loth, the band quickly turned out, glad at any price to receive their precious instruments. Emboldened by their success, the mutineers went with their captive band and actually serenaded the commander-in-chief himself. Gen. Russell, with his never-failing good nature, responded at the door of his tent, and was heartily cheered. Then the crowd, abating their noisy mirth, serenaded the ladies, wives of some of the chevaliers, who camp in a tent of their own.

After this, with the band, they marched up Seventh street to the mausion where Grand Secretary Lyons is visiting and gave him a serenade. On his appearance they insisted on escorting him back to their camp, and he was forced to comply, to tell the truth, with a very good grace. At the camp they found a dozen cases of California nectar, which Comrade Germaine, hearing their racket, had sent to quet them, and sitting down with wine and cigars, song, story and music, they enjoyed themselves till suddenly discovering that the sun was coming up they gravely went to bed.

The camp was pretty quiet yesterday, as most of the chevaliers had gone on excursions out of town and those who remained that care to run about much. A telegol ingenious make by Ensign Meands of the chevaliers had gone on excursions out of town and those who remained that care to run about much. A telegol ingenious make by Ensign Meands of the chevaliers had gone on excursions out of town and those who remained that care to run about much. A telegol ingenious make by Ensign Meands tood in the square. He darkness inside until it fell from its unstable perch. Chevaliers lounzed at the doors of their tents and courteously dispensed the hospitalities of the camp.

During the day a large number of Odd Fellows and Chevaliers took an excursion to Monrovia, at the invitation of the people to Monrovia, at the invitation of the people of that thriving little city. They were met at the depot by a number of carriages, which conveyed them to the hotel, where a nine spread awaited them. Gen. Pile delivered the address of welcome, and Citizens Spence and Monroe, the fathers of Monrovia, saw that they lacked for nothing. After lunch they were taken in carriages and driven around the town and told of its wonderful growth, and how many corner lots go to the acre. On returning to the train baskets of flowers awaited them, and each received a boutonniere from the ladies of the place. Another contingent went to Santa Monica, where they were received with a band of music, which attended them all day. They had a fish dinner, and two-thirds of them, ladies and all, took a bath in the suff. No stingrays nor bunco men molested them, and all came home fresh for the evening.

the evening.

A dress parade was announced for 5 p.m., but owing to the different excursions and festivities Gen. Russell ordered it post-

won in the competitive drills were first an nounced and presented by Gov. Russell to the successful competitors. The \$250 silver trophy goes back for another year to Canton 11 of Oakland. The elegant silver water service went as second prize to Canton 5 of San Francisco. The third, fourth and fifth places were awarded by the judges to Sacramento. San Diego and San Bernardino. the successful competitors. The \$250 silver trophy goes back for another year to Canton 11 of Oakland. The elegant silver water service went as second prize to Canton 5 of San Francisco. The third, fourth and fifth places were awarded by the judges to Sacramento, San Diggo and San Bernardino, respectively. The officers of the victorious Oakland canton were Capt. C. H. Cole, commandant; Lieut. George Kirk and Acting Ensign M. McKinzey. The 12 men were: Clayton, Weber, Burchell, Chalmers, McVey, Price, Ward, Muller, Naismith, Farwell, Bradford and Arlett.

Lieut.-Col. O. A. Lovdal commanded the first regiment of the encampment, composed of Cantons Sacramento, Sherman, Red Buff, Santa Rosa and Chico, The second regiment, under Col. E. H. Black, is composed of Cantons San Francisco, Gakland, Orion, San Bernardino and San Diego. The second regiment was presented last night with the prize of two guidons for the best dress parade. The ladies must know that guidons are those little flags the regiments carry.

Orion Canton No. 12 of Los Angeles won the prize of a fine company drum 107 having the greatest number in line on the day of great parade. Sacramento No, 1 received a

the prize of a fine company drum for having the greatest number in line on the day of great parade. Sacramento No. 1 received a similar prize for being the best equipped

decorations, with all the pomp and ceremony which attended the solemn rites in
days of old. Mrs. Julia Bart, Mrs. Kuby
Sinclair, Miss Jennie Adams and Miss Dora
Fyke, Daughters of Rebekah, of Arbor
Vite Lodge, delivered the charces to the
candidates. Them, as they kneeled, Miss
Martin, a very young lady, fastened on the
jewels, and at the stroke of Gen. Russell's
sword upon their shoulders they rose with
them glittering upon their breasts.
After this the crowd dispersed and the
chevaliers went to supper. In the evening
the band played in the stand and the camp
was given up to pleasure and merry-making. The "innocents" held a crowded reception to their many friends, and the Sacramento boys, after an amsteur drill, covered a table with fine fruit from their city,
and the ladies clustered about it like bees
about a hive.

After the session of the Grand Lodge,
yesterday, they were invited to take a view
of the city by the reception committee, and
were driven in carrages about the shaded
streets.

DAUGHTERS OF REBEKAII.

DAUGHTERS OF REBEKAIL.

Arbor Vitae Lodge, Daughters of Rebekah, held a special session last evening to show the visiting dignitaries the California beautiful work. There were present the officers of the Grand Lodge and other prominent Odd Fellows. Among them were John H White, Grand Sire; J. B. Nicholson, Past Grand Sire; J. B. Nicholson, Past Grand Sire; J. B. Lyons, Grand Secretary and wife, and J. F. Crosette, Grand Representative of California. Miss Addie Sutton was the Noble Grand; Mrs. Downey, Vice Grand; Miss Jennie Adams, Past Grand, and Miss Annie Fischer, Outside Conductor.

The concert and ball announced to be given by the drum corps at Armery Hall last night did not come off, owing to other engagements. DAUGHTERS OF REBEKAIL.

rengagements.

The Marion, San Diego and San Bernardino cantons have left for their houses.

Oakland Canton No. 11 will be photographed with their trophy today, and will then make an exoursion to Pasadena at the invitation of the citizens of that place.

They will be the observed of all observers.

PROGRAMME.

Friday, September 21st—Excursion by rail, to Santa Ana, Tustin and Orange. rail to Santa Ana, Tustin and Orange.
Train leaves Santa Fé depot, foot of First
street, at 9 a.m.; returning, leaves Santa
Ana at 4 p.m.
8 p.m.—Ball in honor of visiting Odd Fellows at Armory Hall.
Saturday, September 22d—Excursion to
San Diego and Coronado. Cars leave Santa
Fé depot, foot of First street, at 2 p.m., arriving at San Diego about 7 o'clock.

A LOST BRO HER.

Gone from Home Five or Six Days and No Word from Him A man who was chuck full of excitement and boiling over with a long story about a ost brother rushed into the Sheritt's office

lost brother rushed into the Sherita's office yesterday afternoon.

He took a seat- on Mr. Kay's desk and, much to the astonishment of that usually quiet, good-natured official, he pushed aside letters and papers and blurted out:

"My little brother is lost and I can't find him, and I want you to send your officers out at once and look him up."

On asking the excited man a few questions about his "filtle" brother, Mr. Kays learned that the lost "boy" is a man 22 years of age, and has been away from home for five or six days. His name is Jenne Paulson, and his home is at \$10 Maple street. His brother is very uneasy about him, and is afraid that he has been made away with, as he was never known to drink and has no bad habits that would keep him away from home over night.

Musicale.

Wednesday evening the pupils of Mrs. J. M. Harris, assisted by friends, gave a musicale at her residence, 713 East First street, Boyle Heights. There was a large attendance, and the performance was creditable to all who took part. The following was the programme

Instrumental duct, "Clayton's Grand March" (Biake)—Mrs. Harris and Miss Winnie Instrumental que March" (Blake)—Miss Harris and Miss Winnie Paimer.
"Dream of Rosseau" (White)—Little Pearl Leeds.
Piano solo. "Lucia March" (Schumann)—Miss Grace White.
"Tired" (Lindsay)—Misses Josie Whitaker, and Ina Moore.
Piano duet, "Golden Ringlet Waltz" (Latour)—Misses Jessie Brock and Lizzie Lindsayove. (Latour)—Misses Jessie Brock and Lizzie Upthegrove. Plano selections, "Recitation March" (a) march, (b) waltz—lan Moore. Male quartette, "My Mother's Old Red Shaw!"—Messrs. Hyans, Jones, Wright and Forline. "Grand Fantaisie" (Leybach)—Mrs. Harris. Song. "The Irish Christening"—Dave Jones.

Grand Fantaisie" (Leybach)—Mrs. Harris.
Song, "The Irish Christening"—Dave Jones.
PART IJ.

Plano duet, "Rosebud Quickstep"—Misses
Winnie Palmer and Grace white.
Swedish air (Mack)—Little Pearl Leeds.
Plano solo, "Cascade of Roses" (Schumann)
—Miss Josie Whitaker.
Song, "The Orphans"—Misses Ina Moore
and Jossie Brock.
March. "Moses in Egypt" (Rossini)—Miss
Grace White. "Court Ball Waltz" (Strauss)—
Miss Winnie Palmer.
Plano selection. "Midsummer's Night
Dream" (Mendolschol—Miss Prabody.
Maile quartette, medley—Messrs. Hyans,
Jones, Wright and Forline.
"Home Sweet Home" (Bristow)—Mrs.
Harris.

poned.

The conferring of decorations of chivalry, which had been announced to take place in the evening at the Pavilion, was set instead for 6 p.m. at the camp. At that hour the cantons had all returned and got into good shape, and the camp was filled with a great crowd of citizens anxious to witness the imposing ceremonies. Carriages blocked the streets, and the ladies were present, as usual, in great numbers.

Harris.

An Exhibit worth Looking At.

Among the many fine exhibits that attract attestion at the Pomological Fair, that is now being held at Hazard's Pavillion, entitled william McLain's display of statuary, center pleces, pedestals, fountains, vases, etc., etc., in terra cotta or plaster of paris. Mr. McLain is one of the pioneers of this city, and by his affable manners and pleasing address has made

Home Manufactures. Among the home manufactures of Los Angeles there is nothing destined to greater preserves manufactured by Hoyle Bros & Co. They are perfectly pure and the products of our own orchards and vineproducts of our own orcharus and vine-yards, and their manufacture will prove of great value, not only to consumers, but to the fruit-growers of this section. No city can be permanently great and flourishing without manufacturing interests, and the more they are multiplied here the better will it be for the future of this metropolis.

budden Death. Yesterday afternoon Cofoner Mereditar received word that a man named Sacramento Moreno, a Mexican, living at Forrest Grove ranch, had dropped dead in his wagon, on returning home from the field. The body was brought to this city, where an inquest was held at Garrett & Metzke's last night, when a vertiet of death from natural causes was returned. Deceased was 58 years of age and married.

SIGNAL OFFICE, LOS ANGELES, Sept 20 -At 5:07 a.m. today the thermomete registered 57; at 12:07 p.m., 80; at 5:07 p.m. 71. B rometer for corresponding periods 29.96, 29.94, 29.88 Maximum temperature 85; ininimum temperature, 56. Weather

When Baby was sick, we gave her Castoria, When she was a Child, she cried for Castoria, When she became Miss, she clung to Castoria,

A Auction. On Saturday, September 22d, at our sales-room, No. 119 and 121 West Second street, an legant line of new crockery and stone ch na-ware in plates, cups, saucers and fine water-etts, all new. Sale at 10 a.m., 2 p.m. and 7 in the evening. Ben O. Rhoades, suctioneer. 23

Palaiers,
So to J. M. Blackburn 310 South Spring street for paints, oils, varnishes, etc. Eastern goods

Ercursions. UNDER THE AUSPICES OF THE

General Executive Committee, -A GRAND-

SEASIDE : EXCURSION

LOS ANGELES,

NEW COAST LINE Of the Santa Fe System,

HOTEL DEL CORONADO

Saturday, Sept. 22, 1888, AT 2 O'CLOCK P.M., From First-St. Depot.

ROUND-TRIP TICKETS, \$4 GOOD FOR FOUR DAYS. For sale by Chas. T Pars ns, Santa Fe office Spring street, and at First-street depot.

EXCURSION TO INGLEWOOD. Monday, September 24, 1388.

ROUND-TRIP TICKETS, FIFTY CENIS wood at 1 p.m., 3:16 p.m. and 6:24 p.m., arriving in Los Angeles at 1:30 p.m., 3:30 p.m. and 7:30 p.m., arriving in Los Angeles at 1:30 p.m., 3:30 p.m. and 7:30 p.m.

Excursionists will be shown in operation the continuous brick kin just erected at Inglewood. the rardens of the Inglewood Floral Company, the future home of General John C. Fremont. the Centinels arrived and the most picturesque grove of enealyptus, perper. Lombardy poplar and o'ive trees in southern Californ a in the m six of which lies an oretand, 180 acr s in extent, of 'range, lemon, wainut and almond trees in full bearing.

The corremony of laving the corner stone of the Parkedan College OF APPLISD SOIENGES will take place at 11 o'clock a.m., according to the following programme:

1. Address by Governor L. A. Sheidon.

2. Address by Bishop Thomas Howman, D. D. L. Address by Col. D. Freeman.

5. Corners stone is to be Withern Deventor.

LLD.
 Address b Col. D. Freeman.
 Corner-stone laving by Bishop Bowman.
 The freeds of technical education and the public cordibily invited.



CIGARETTES ARE THE BEST ! CIGARETTE SMOKERS WHO ARE WILLING little more than the price charged y trade Cigarettes, will find the

PET CIGARETTES SUPERIOR TO ALL OTHERS! They are made from the very highest cost Gold leaf grown in Virginia, and are unequalled for their delicate aroma and rare fragrance, and are absolutely

Without Adulteration or Drugs. ALLEN & GINTER, - Manufacture
RICHMOND, VA.

Auction Sales. BEESON & RHOADES -WILL SELL-

AT AUCTION, -ON-Saturday, September 22d, '88,

At 10 a.m. and 2 p.m. and 7 in the NO. 119 & 121 W. SECOND ST.

-AN ELEGANT LINE OF-Upholstered Goods!

Bedroom Sets in Black Walnut, Antique Oak and Cherry.

- A FULL LINE OF-CARPETS

FINE LACE and PLUSH CURTAINS. BEDDING and WOOL BLANKETS,

We have a full line of CHIPFONIERS, BOOK-CASES, WARDROBES And everything consisting of House-hold Furniture,

BEN O. RHOADES. AUCTIONEER. Unclassified.

Voters, Attention.

OFFICE OF THE CLERK OF THE Board of Supervisors, Los Angeles county, California, March 5, 1888.
Notice is hereby given that a re-registration of the voters of the county of Los Angeles, State of California, has this day been ordered in accordance with section 1694, et seq., Political Cale. order of the Board of Supervisors of Los C, H, DUNSMOOR, Clerk.

Tron Dipe.

WORKS: M FERNANDO & RAILROAD STS.

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MA BAN FERNANDO & RAILROAD STS. LOS ANGELES GAL

TO THE

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Unclassified.

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Cor. Second and Spring sts., Los A Office Hours: From 8:20 a.m. to 8:20 a.



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CATARRH.

m catarrh is applied to a peculiar dishe nostrile and adjacent parts, which
o an alarming extent and is produoery serious consequences.
st prominent and characteristic feamorbid discharge from the head, valiv, nature at different times.
It here is an almost constant flow of
crid fiuld, but oftener an oftensive,
t or muce-purulent, greenish-yellow
is secreted, which accumulates in the
or drops into the throat, necessitatfrequent removal by blowing the nose
storation, and often by both processes
mes patients feel as though their whol
as in. a state of rottenness, so grent;
ount of matter discharged and so fet
dor. The patient is greatly annoyed by
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out of matter discharged and so fet
often the patient is greatly annoyed by
antice from the dead and so fet
often the frequently disturbed fre
his rest is frequently disturbed fre

acter that it is always tainted and at times.

The breath is always tainted and at times are exceedingly fetid and sickening.

The voice is weak, indistinct and husky, or

th lungs are seriously involved, ms aid us in dissolving the mu attracting and healing the cave thing else can do with the sa e very best references from the

Those who desire to consult with me-regard to their cases had better call at m office for consultation and examination, but impossible to do so, can write for a copy of m dedical Treatise, containing a list of que

Hollenbeck Block,

TO THE PUBLIC

Eltanlanas Line Reck Paving and Improvement Company
to this opportunity of informing the cities and property-owners of this city that the sement laid on Main street, between First I Third streets, is nor bitumipous lime k, but is an artificial mixture, and nor laid our company. We make this announcement for the purpose of disabusing the minds those who entertain the belief that this rement was laid by this company, and are posed to criticise our material as being soft inct aultable for the streets of this city, only bituminous lime rock pavement here only bituminous lime rock pavement here and not suitable for the streets of this city. The only bituminous lime rock pavement here was laid by this company, and extends on Main street from the south line of Third to Ninth street, and on Spring street from Temple to Ninth street. Bituminous lime rock does not become soft and mushy under the heat of the sun, but always remains firm and clastic. We have already laid on the streets of this city about 500,000 square feet of this pavement, to which we take pleasure in invising inspection. Very respectfully yours, Bituminous Lime Rock Paving and Improvement Company.

A TESTIMONIAL

We have used Dr. Flynn's Eleod Purifier for the horse and his Maud's Liniment for about two years. These medicines have been containly in use for the treatment of indisposed ame, bruised or otherwise injured animals they have been found efficacious, certain and indispensable, and have relieved the company of the expense attached to the emoloyment of exterinary surgeon. We would not be without them, and cheerfully recommend them to the owners of herses. E. M. Loricke, Suscrintendent.

Dr. P. H. Flynn, 164 North Main street.

San Gabriel Valley Rapid Transit Company will run excursion trains every day, com-mencing September 17th to September 24th, for Odd Fellows and their friends to Mon-rovia and way stations for half fare. This road runs through large vineyards and orange groves, the most beautiful part of the San Gabriel Valley. W. N. Mouroe, General Manager.

Painting, paper hanging, etc.: first-clus-work at moderate prices; send postal card for-astimates to cashmore & Tweeddale, 78 S sain st., bet. Second and Third, L. A. 919

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Hes removed to Santa Monica and is located on the beach, second cottage north of Santa Monica bathhouse. Diseases of women and oblidren a specialty. Consultation free, P. O. Box 38.

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Corner of Fifth and San Pedro streets; new home, just opene ; elegant rooms, first-class table. Rates, & per day. Fifth-street cars pass the door. Colby Bros., proprietors. J. H Spires, manager.

Get your dinner at No. 20 East Second street. Ice cream every day. Chicken on Sunday. Meals, 25 cents. Two Bro hers Restaurant. San Gabriel Valley Rapid Transit Company will run excursions every Sunday to Mon-royla and way stations for haif fare. Leave No. 7 Arcadia street, opposite Wells-Fargo, at 8.40 a.m. W. N. Monroe.

Paints, Ous and Varnishes P. H. Matthews, corner Second and Los Ancles streets. Specially, the finest quality of sixed paints, St. Louis lead and Eastern oil.

Odd Fellows, go to the Vienna Buffet, corner Main and Requena streets. Vienna Buffett, corner Main and Requirects. for good, nourishing food.

Netary Public and Commissioner New York and Arizona, G. A. Dobins West Second street, Hollenbeck block.

Wedding cakes a specialty at the American Bakery, corner of First and Main streets Give their bread a trial. Chaimers & Nordholdt have removed then constore from the corner of Main and Thir creets to 140 South Main street. 9-29

Silver House, Baker Block, For household goods and elegant wedding gifts at wholesafe eastern prices. L. A. Mission removed to Nadeau basemen

Try "Pride of the Family" soap.

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Composition. ock, 210 South Spring street, apets Office bours, 1-2 p.m.

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ial Classes for Theory, Harmony and

TELEGRAPHY.

24 West birst at 1 or Angeles, Cal.

TNDIVIDEAL INSTRUCTION. Theory an rectice combined. The proprietors, having each and the state of the arts they prace and the state in the arts they prace and the state in the state of the

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South Spring Street, Los Angeles, Cal.

SESSIONS DAY AND EVENING. For particulars call at office or address F. C. WOODBURY, Princip

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Specimens of his art always on exhibition at his
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reasonable.

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ST. PAUL'S SCHOOL FOR BOYS WILL begin September 5th, at the parish schoolhouse, rear of st. Paul's Church. For particulars apply MISS F. R. JOHNSTON, principal, 435 S. Olive Los Angeles, Ca. A BOARDING AND DAY SCHOOL

2, 1886 by MISS ABBEY S. MARSH.

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Business College and English Training School,
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September 4th, Occidențai University September 4th, Occidențai University September 522

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Aurist, lets with D. Roosa and Dr. Norton of
ser York. Treats the eye and ear exclusive,
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DR. W. W. MURPHY, OCULIST AND Aurist, 107 S. Spring st, Hollenbeck block, Los Angeles Office hours: 9 a.m. to 12 m., and 2 to 4 p.m. DR. A. F. DARLING, OCULIST AND Aurist. Office h urs: 9 a.m. to 4 p.m., 7 to 5 p.m. Keponaid block, 25 Main st.

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DR. WEST HUGRES, FORMER RESI-dent Surgeon to the New York Hospital; reggery and diseases of the nose, throat and chest. 75 N. Spring st. Hours; 9 to 12, 2 to & G. F. WHITWORTH, M.D., THE PAIN-less cure for recial diseases, 25 K, Spring st. Hours. 10 to 12, 2 to 4.7 to 8 Telephone 629 DR. BROWN, OFFICE 115 W. FIRST vat-disease and diseases of women. E. A. CLARKE, M.D. OFFICE, 21 S. Bill st. Telephone, 353.

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homocopatbic physicians. S. S. SALISBERY, M.D., HOMEOPA-base thirt, Office, rooms 11 and 12. Los Angelei dank ludge, error Time but 12. Los Angelei dance public, error time but 12. DR. G. F. MOHN, SPECIALIST AND

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Spring et., rooms 4 and 4 bald fillings from
£ up; amalgam and silver fillings \$i; pealuisse
extraction of teeth by vitalized air or hitrous guide
gas, \$i; teeth extracted without gas or air, 50;
best sets of teeth from \$6 to \$i0. By our new
method of making teeth a misfit is impossible. All
work gunaranteed. Teeth extracted without pain
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14 N. Sp. ing st. All dental operations pain-leasty performed. We make aspecialty of gold fillings gold, atominum and continuous gum plate work; also gold crown, porceism or wn and bridge work. We use the improved vits ized air for the painless extraction of tech. Prices reasonable, Dric. butter from 8 a.m. to 250 p.m., and evening from 7 to 2 Bit. MAX WASSMAN, Memoger e DRS. CASE & CARROLL, DENTISTS

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CAUKIN & HAAS, ARCHITECTS, 14

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TIME TABLE FOR SEPTEMBER, 1888.

FOR
San Francisco...
Port Har ord...
San Luis Oblipo...
Sant Barbara...
San Prancisco...
Port Harford...
San Luis Oblipo...
Sant San Prancisco...
San Prancisco...
San Prancisco...
San Prancisco...
San Prancisco...
Sept. 6, 11, 15, 20, 24, 29.
Sept. 6, 11, 15, 20, 24, 29.
Sept. 6, 11, 15, 20, 24, 29.
Sept. 7, 10, 19, 27
Surta Barbara...
Sept. 5, 14, 23,
Sept. 5, 14, 24,
Sept. 6, 14, 24,
Sept. 6,

Santa Rosa, Puebla, Queer Sept. 3, 7, 12, 18, 21, 25, 30. Excursion trips. Sept. 5, 10, 14, 19, 23, 28.

For Passage or Freight as above, or for Tickets to or from all important

peints in Europe, apply to W. PARRIS, Act'g Ag't, Office. 8 Commercial St., Los Angeles

SOUTHERN PACIFIC COMPANY. IMPORTANT CHANGE OF TIME.

SEPTEMBER 16. 1888.

Trains leave and are due to arrive at Los
Angeles daily as follows:

Leave	for.	Destination.	Arr.	from.
4:85	p.m.	Banning	9:20	a.m.
7:40	p.m.	do	8:50	p.m.
+9:00	a.m.	Colton	+4:20	p.in.
4:35	p.m.	do	9:20	a.m.
7:40	pın.	dodododo	8:50	p.m.
7:40	p.m'	El Paso and East	8:50	p.m.
7:40	p.m.	Long Beach	8:50	p.m.
1:30	p.m.	Long Beach	12:35	p.m.
1 *8:00	9 m	L. Reuch & San Podro	48.75	n m
9;40	a.m.	do	4:25	p.m.
5:00	p.m.	do	8:35	a m.
0.30	m m	Ogdon and Fest	8.00	0 200
9:30	p.m.	Portland, OrSan Bernardino	8:00	a.m.
9:00	a.m.	San Bernardino	4:30	p.m.
4:35	p.m.	do	9:20	a.m
-	-		8:50	D m.
1:15	p.m.	San Fran & Sac'mento	8:00	a.m.
.9:30	p.m.	Santa Ana & Anabeim	7:00	p.m.
9:20	a.m.	Santa Ana & Anaheim	3 45	p.m.
4:50	p.m.	Santa Barbara	8:40	a.m.
9:30	a m	Santa Barbara	4:35	p.m.
3:30	p.m.	Santa Monica	9:15	pm.
b 9:30	a.m.	Santa Monica	p15:10	
		do		pm.
b 5:10	pm.	do	6:50	a.m.
		do		a.m.
*8:00	a.m.	do	*7:45	a.m.
*9:00	a.m.	do	*9:45	a.m.
*10:00	a.m.	do	*10:45	a.m.
*11:00	a.m	do	*3:45	p.m.
*4:00	p.m.	do	*4:45	p.m.
*5:00	p.m.	do	*5:45	p.m.
-	-	dq	*6:45	D. m
4:50	p m.	Tustin	8:40	a.m.

*Sundays only. Tue days and Saturdays to and from

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b Daily except Sundays.
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A. N. TOWNE, General Manager.
T H. GOODMAN, G P. & T. Agent.
E E. HEWITF, Supt., Los Angeles

CALIFORNIA CENTRAL RAIL

Leave.	Los Angeles	Arrive.	
10:00 p.m.	A Overland A	9:46	p.m.
8:00 a.m.	A. San Bernardino A	9:55	a. m.
4:20 p.m.	A. San Bernardino A	4:20	p.m.
10:00 p.m.	A San Bernardino A	9:48	p.m.
10:30 a.m.	BBlendora B	2:13	p.m.
5:15 p.m.	B Duarte B	7:80	a.m.
6:30 p.m.	S Duarte S	9:16	a.m.
11:30 p.m.	C. Duarte Theacer t'n.C	7:40	p.m.
8:00 a.m.	A Colton A	9:55	a.m.
	A Colton A		p.m.
8:00 a.m.	A Riverside A	9:55	a.m.
4:20 p.m.	A Riverside A	4:20	p.m.
8:00 a.m.	A. Redlands-Lugonia. A	9:55	a.m.
	A. Redlands-Lugonia. A		p.m.
8:00 a.m.	ASan Jacinto A	4:20	p.m.
8:00 a.m.	A Risinore A	4:20	p.m.
9:00 a.m.	A San Diego A	12:50	p.m.
10:37 p.m.	A San Diego A	9:00	p.m.
9:00 a.m.	A Escondido A	12:50	p.m.
9:00 a.m.	A San Juan A	12:50	p.m.
10:37 p.m.	A San Juan A	9:00	p.m.
8:30 a.m.	S.Oceanside&Sn Juan.8	6:23	p.m.
9:00 a.m.	A Santa Ana A	12:50	p.m.
8:30 a.m.	S Santa Ana S	6:23	p.m.
10:00 a.m.	B Santa Ana B	8:45	a.m.
5:00 p.m.	B Santa Ana B	2:15	p.m.
10:37 p.m.	A Santa AnaA	8:00	p.m.
7:00 a.m.	BPort BallonaB	9:00	a.m.
9:35 a.m	S Port Ballona S	4:02	p.m.
4:55 p m.	BPort Ballona B	7:00	p.m.
9:30 a.m.	ARedondo Beach A	3:50	p.m.

1:15 a. m. 18... Redendo Beach... Sl 5:39 p. m. Redondo Beach trains will leave Downey-venue depot daily, except Sundays. at 9:15. m. and on Sundays at 9:06 and 11:00 a.m.; eturning, will arrive at Downey-avenue lepot daily, including Sundays, at 4:00 p.m.; iso, on Sundays, at 6:40 p.m. Trains is eaving Los Anneles at 8 a.m. and triving at 4:20 p.m. connect at San Bernarino for all points except sunday. C.-Tuesdays, Thursdays and Saturdays only. S.-Sundays only.

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McCOOL,

McCOOL,

H. B. WILKINS,

General Passenger Agent.

WILLIAMSON DUNN,

General Agent.

nentary in said estate.

CHAS. H. DUNSMOOR, Clerk.

By F. B. FA.NING, Deputy.

Dated Los Angeles, September 14, 1888.

Notice to Creditors.

Unclassified.

EDGAR MOORE,

EXPERT ACCOUNTANT,

Room 44. Downey block, entrance from 10 New High or 20; North Main street. Pracetica double-entry bookkeeping taught in 30 days Special attention given to forms and system to books adapted to county and city official and corporations. Complicated books and ao

counts adjusted

Office hours, 9 and 6:30 to 8:30 p.m.

H. T. HAZARD. JAS. R. TOWNSIND

SOLICITORS OF PATENTS,

And attorneys in patent cases. Procure nat-ents in all countries. The enly complete Pat-int Office Library in Southern California. Depyrights Trade Marks and Labels. Room 2, DOWNEY MLOCK, Loc Angrics Cal-

HAZARD & TOWNSEND,

ANCHOR LINE.

Atlantic Express Service. DIVERPOOL via QUEENSTOWN.
Steamship "CITY OF ROME" from New York
WEDNESDAY, October 3d, October 3lst.

WEDNESDAY, October 3d, October 3lst.

Largest and finest passenger steamer afloat.

Cabin, \$60, \$60 and \$891 second class, \$33.

6La860W SeRVICE.

Steamers every Saturday from New York to

GLASGOW and LONDONDERRY.

Cabin rassage to Glasgow, Londonderry or

Liverpool, \$45 and \$55. Second class, \$30.

Steerage, outward or prepaid eithers rvice,

\$20. Saloon excursion tickets at reduced

rates. Travelers circular letters of credit

and drafts for any amount issued at lowest

current rates. For books of tours, tickets or

further information apply to

HENDER-ON BR. THERS, New York,

OFFIAS. F. PARSONS, 239 N. Main st.,

Los Angeles.

SAN GABRIEL VALLEY RAPID TRANSIT TIME CARD. Arrive Los Augeles 8:00 a.m. 10:10 a.m. 3:30 p.m. 5:40 p.m.*

Unclassified. Voters, Attention!

DON'T LOSE YOUR VOTE The Great Register was cancelled March 5 1888, by order of the Board of Supervisors of Los Angeles county, Cai, YOU MUST RE-REGISTER

n order to vote at the coming Presidentia ciection. Don't delay, but register at once. C. H. DUNSMOOR, County Clerk. "Ring Up 666, Please!"

FOR GASOLINE AND OIL. phon free to consumers. Hunt's Oil Depoi NO. 251 SOUTH SPRING STREET. Lubricating Oil a Specialty.

Chas. E. Conklin : : : Proprietor. O. B. FULLER & CO., PIONEER TRUCK and TRANSFER CO.,

MACHINERY, STEAM PUMPS, ETC. Sole Agents for "OTTO" Gas Engines.
"ATLAS" Engines and Boilers.
Estimates furnished for patent hydraulind air pressure passenger and freight elevatrs. Telephone No. IE. No. 3, Market St., Los Angeles. Safe and plane moving. All kinds of truck

tice of Sale of Beal Estate, Etc.

OTICE IS HEREBY GIVEN that at a meeting of the directors of the Pursuant TO STATUTES AND PURSUANT TO STATUTE TO PURSUANT TO PURSUANT

parai el with said northweiterly line of Carillo street.

All proposals offered must be accompanied by a cer ifide check, e criffied by a responsite bank, payable 30 the of der of the Mayor of the city of Sante Bantoara, or by a cond, either, for an amount no. less than ten per cent. of the agrees at of the proposal, and be throughout as preser bed to the proposal, and be throughout as preser bed to less than ten per proposal and be throughout as preser bed to less than ten per cent. of the agrees at of the proposal, and be throughout as preser bed to less than ten per proposal, and be throughout as preser bed to less than ten per service to a green a service of the condition of the city of Santa Barbara this de hereunto the city of Santa Barbara this de hereunto the city of Santa Barbara this de hereunto concil of the city of Santa Barbara this de hereunto concil of the city of Santa Barbara this de hereunto concil of the city of Santa Barbara.

Notice to Contractor to

Contractor \ Notice to Notice to Contractor

the rate of ten per cent, per annum, payable monomorphisms of the per cent. Per annum, payable monomorphisms of the per cent. Per annum, payable monomorphisms of the payment of a note for \$2,000,00, dated March 2, 1888, payable one month after date, with interest thereon at the rate of sten per cent. Per annum, payable monthly.

A claim of lien for labor done and materials furnished, in the amount of \$1,023, against said property was recorded by H. T. Hazard in the office of the Recorder of Los Angeles county, on June 29, 1888.

Terms and conditions of sale: Cash in gold coin of the United States.

W. R. BLACKMAN,

Assignee of the Los Angeles Electric Railway Company for the benefit of its creditors.

Los Angeles, September 19, 1888.

IN THE SUPFRIOR COURT OF

Notice to Contractors.

Assessment Notice RAYMOND IMPROVEMENT CO. Notice to Creditors.

ESTATE OF WILLIAM S. BRAD ley, deceased, Notice is hereby given by the undersigned executor of the estate of William S. Bradley, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit the same with the necessary vouchers, within four months after the first publication of this notice, to the said executor, at the law office of James Burdett, room 43 Temple block, in the said city of Los Angeles, the same being the place for the transaction of the business of said estate, in the county of Los Angeles.

Diesolution of September, A.D. 1888, JOHN D. CHASFEE.

Diesolution of Partnershin.

9, No. 25 West First street, Los Angeles, California.

Any stock upon which this assessment shall remain unpaid on the 18th day of October, 1888, will be delinquent, and advertised for sale at public auction, and, unless rayment is made before, will be sold on Tuesday, the 6th day of November, A. D. 1888, to pay the delinquent asse sment, together with costs of advertising and a peases of sale.

By order of the foard of Directors,

W. G. HUGHES, Secretary,
Office, room 9, No. 25 West First street, Los Angeles, California.

Dissolution of Partnership.

THE FIRM OF HONG HOP COMpany No 32 North Los Angeles street, composed of Fong Phoon Gan Fong Shou Chow and Fong Goon Jim, is hereby diesolved Fong Goon Jim retiring and Fong Phoon Gan and Fong Shou Chow assuming all liabilities and to collect all the accounts does and from the bus beas will be continued at said from The bus beas will be continued at the above number under the mame of Hong Hop Co. Fong Goon Jim is to par his modula leets. FONG PHOON CAN. FONG SHOU CHOW. Notice of Consolidation.

TO ALL WHOM IT MAY CONcornal of directors of the following named companies, at meetings for that purpose, voted to consolidate and did consolidate their capital socks, debis, properly, assets and franchises, to wit: The Los Angeles County Waltroad Company. The Los Angeles and Pacific Railway Company, by articles of agreement dated September 6th, 1888. the said one olidated company being named the Los Angeles and Pacific Railway Company, with I s principal place of business at Los Angeles eity, county of Los Angeles, State of California. Dissolution of Partnership.

NOTICE IS HEREBY GIVEN that the pertnership heretofore existing in the city of Los Angeles under the name and style of Blackman & Forbes is this day dissolved.

W. R. B. L. ACKMAN,
Los Angeles, Cal., Sept. 13, 1888. Meeting of Stockholders.

THE REGULAR ANNUAL MEETing of the stocholders of the Los Angeles Codlege Company will be hed in the office
of Messrs. Day, Hinton & Matthews. No 8
North Spring street, on Monday, September
24th, at 4 o'clock p. m.

C. E. DAY, President.
September 12th.

September 12th. 24

S. P. HEES, Secretar

To Builders and Contractors. THE BOARD OF TRUSTEES OF
the Inglewood School District will receive
sealed proposals for the construction of a
public schoolhouse in the town of Inglewood,
according to the plans and specifications now
on file in the office of the architect, W. J. Hall,
room 3, No. 10 Court street, Los Angeles.
All bids must be indorsed Proposals for constructing a public schoolhouse at Inglewood.
All tids will be opened at 1 o'clock p.m. on
September Zist. All bids will be opened.

The board reserves the right to reject any and all bids.

By order of the Board of Trustees of the Inglewood School District.

MINNIE C. SHAW,

Clerk of the Board.

Notice of Stockholders' Meeting. Notice of Stockholders' Meeting.

THE ADJOURNED ANNUAL
meeting of the stockholders of the ExMission Land and Water Company will be held
on Monday, September 24, 1888, at 2 p.m., in Los
Angeles, Cal., at No. 37 South Spring street to
cleect directors for the ensuing year and to
transact such other business as may come before it. J. W. MONTGOMERY, Secretary.
September 4, 1888. H. P. GREGORY & Co

STOCKHOLDERS OF THE LOS Angeles Abstract Company will take notice that the board of directors have declared a semi-annual dividend of 5% per contravable at the office. No. 11 Temple street.

LOS ANGELES Furniture

Largest Salesrooms, 3 Mammoth Floors, -ON WHICH IS EXHIBITED-

FURNITURE

For use in Parlor, Hall, Bedroom, Dining

Room, Office, Library, Etc., In all styles all kinds of woods, all grades, finest to cheapest.

Carpets, Mattings, Linoleums, Rugs.

-LATEST AND CHOICEST STYLES .-

NEWEST COLORINGS. LARGEST SELECTION.

Draperies, Portierres, Sash Curtains, Silk and Lace Curtains, Shades, Mohair and Silk Plushes, Coverings,

Making a display so unquestionably attractive and complete that no one should miss the opportunity of going through and inspecting our vast warero

PRICES TO MEET THE MARKET.

LOS ANGELES FURNITURE CO.,

259 & 261 North Main St., opp. Baker Block.

LEADERS OF POPULAR PRICES!

Now for a jump at once to the front for the lead of the fall business. We are satisfied the only way to get the trade is to give

The Biggest Value for a Dollar! We are enabled to accomplish this by having our repre-sentatives east, who are constantly visiting the leading mar-kets and purchasing

EXTREMELY LOW FIGURES! We patronize no travelers, thereby giving the public the advantage of their enormous expense and commission.

CALL AND CONVINCE YOURSELF, All Goods Marked in Plain Figures.

PACIFIC FURNITURE CO.,

226, 228 & 230 SOUTH MAIN STREET.

CRANE BROS. MANUFACTURING COMPANY,

Pipe, Fittings, Brass Goods, Tools,

Pumps, Hose, Packing and Sewer Pipe. COMPLETE STOCK OF-

Sanitary Appliances, Plumbers' and Gasfitters' Material: OFFICE AND STORE: REQUENA AND LOS ANGELES STREETS.

Warehouse and Pipe Yard, Aliso Street and C. C. Railway Company's Track PACIFIC MARBLE AND GRANITE CO.

- FOREIGN AND AMERICAN MARRIE AND GRANITE-

MONUMENTS, : TOMBSTONES, : TABLETS, MANTELS AND STATUARY.

569 East First Street, Near the Santa Fe Railread Depot.

FARMERS' AND MERCHANTS'

W. G. Cochran, Col. H. H. Markham Perry M. Green, John Bryson, Sr., H. Sinsabaugh, Goo. H. Bonebrako,

THE CHILDRESS

SAFE DEPOSIT BANK

PAID-UP CAPITAL - \$100,000,000 SAFE DEPOSITAND GENERAL BANKING BUSINESS BURGIAR FRUOF SAFES, \$3 TJ \$20 PER AN NUM

LIFE AND ACCIDENT INSURANCE.

OF CALIFORNIA. Rooms 19 & 20 Phillips Block.

LOS ANGELES. Liberal inducements offered to persons de siring pure insurance on the natural

GILBERT DEXTER. President.
H. SINSABAUGH, Vice-President.
M. G. McKOO v., Freasurer.
F. J. CRESSEY Secretary.
J. N. PRIEST, Superintendent Agencies.

GOOD AGENTS WANTED.

Wood and Coal.

dersigned having several cargoes of

Wellington,

Greta,

Scotch Splint,

Wallsend

and

COKE

J. J. MELLUS,

231 Los Angeles Street.

Cordwood and Pine Kindling.

Yards, cor. Georgia and Garey Sts.

8. O. LAPHAMTREASURER

NEWHALL BROS.

WOOD, COAL AND COKE.

119-W. FIFTH ST.

Unclassified.

IT WILL PAY YOU TO EXAMINE

The Cabinet New Davis Gasoline Stove.

Weller's Hardware Store

The best is the cheapest, and we are prepared to show you that

THE VICTORS

ARE THE BEST Bicycles, Tricycles

Safety Bicycles

For Recreation, for Business, for Fun, RIDE WHEELS.

ALLIANCE

FIRST NATIONAL BANK

.\$1,200,000

Vice-President

Wm. Lacy. J. F. Crank H. Mabury

Surplus and Undivided Profits

BUSINESS.

Money, Stocks and Bonds.
y Telegraph to The Times:
NEW YORK, Sept. 20.—Money on call easy
2@2½, per cent.; closed offered at 2 per

Prime mercantile paper. 5½@7½. Sterling exchange, active, but weak and meetled at 4.8½ for 60-day bills, and 4.87½

NEW YORK, Sept. 20.-The stock market s active but unsettled, strong early in a day, but closed weak. The decision of the Interstate Commerce Commissioners, with a report of a reduction of wages on the Chicago, Burlington and Quincy and expectations of another strike on that road, kept Granzers weak, on a reduction of dividend at the next meeting. The market closed weak.

Government bonds dull and firm.

Boston Stocks.

Boston, Sept. 20.—Atchison, Topoka and Santa Fe first 7s, 121; do land grant 7s, —; do railroad stock, 86%; Chicago, Burlington and Quincy, 120; Mexican Central common, 14½; do bond scrip,—; do first mortgage bonds, 65%; San Diego Land Company, 28½.

Silver Bars.
SAN FRANCISCO, Sept. 20.—Silver bars,

Grain.

San Francisce, Sept. 20. — Wheat: Steady; buyer season, 1.08%; buyer 1888, 1.58%. Barley: Easier; buyer season, 1.01%; buyer 1888, 90%c.

San Francisco, Sept. 20. — Wheat: Steady; buyer season, 1.694; buyer 1888, 1.594. Barley: Quiet but steady; buyer season, 1.01%; buyer 1888, 90%c.

Chicago, Sept. 20. — Wheat: Stronger; cash, 93%c; October, 92c; December, 29%c; May, 95%c Corn: Steady; cash, 43%c; October, 42%c; December, 37%c; May, 85%c. Oats: Steady; cash, 24c; October, 24%c; December, 24%c; May, 255-16c. Rye dull at 51c. Barley: Nominal.

New York General Markets.

New York General Markets.

New York, Sept. 20.—Hops: Moderately active and firm.

Coffee: Options opened steady and firm, with a light business on firm cables; sales, 40,750 bags; September, 13.15; October, 12.65@12.75; November, 12.10@12.15; December, 11.35@11.70. Spot Rio quiet and firm; fair cargoes, 15.50.

Sugar: Raw, quiet and firm; fair refining, 53/c; centrifugal, 96° test, 63/c; refined strong.

Copper: Dull and a shade higher; lake, Lead: Firm and active; domestic, 5.00. Tin: Firm and a trifle stronger; straits, 23.50.

Live Stock. CHICAGO, Sept. 20.—Cattle: Receipts, 15,000; market dull and 10@15c lower; beeves, 6.00@6.50; steers, 3.40@4.75; stockers and feeders. 1.90@3.20; Texas and Indian steers, 2.40@4.00; western rangers, 2.75@5.00.

2.75@5.00.

Hogs: Receipts, 12,000; market irregular; mixed, 6.00@6.60; heavy, 6.15@6.85; light, 5.70@6.50.

Sheep: Receipts, 8000; market steady; natives, 2.75@4.10; westerns, 3.20@3.65; Texans, 2.60@3.40.

Petroteum.

New York, Sept. 20.—Petroleum opened firm at 94c, but became heavy after the first sales, and declined steadily during the day until near the close, when a slight recovery occurred, and the market closed steady at \$\frac{91160}{60160}\$.

Lard Chicago, Sept. 20.—Lard: Easy; cash, 16.70; October, 10.70; November, 9.60.

Pork.
CHICAGO, Sept. 20.—Pork: Weak and lower; cash, 14 57½; October, 14.57½; November, 13.97½@14.00.

Bulk Ments.
CHICAGO, Sept. 20.—Shoulders, 7.621/4/@.
7.75: short ribs, 8.50@8.821/4; short clear,
0.00@0.25,

Whisky.

CHICAGO, Sept. 20.-Whisky: 1.20. Real-estate Transfers.

F.

[Reported by the Abstract and Title Insurance Company.]
[Only those transfers of \$1000 and over are specified below. Those below \$1000 are summarized at the end of the list.]

THURSDAY, Sept. 20, 1888.

CONVEYANCES.

California Cooperative Colony to J S
Bruner: Agreement to convey lots 29 and
30, block 19, California Cooperative Colony

tract. \$1000.

W N Monroe to William Stevenson: N
86½ feet of lot 12, subdivision of part of
block C, Monrovia, \$4000.
Calvin W Abbot to William Y O'Brien:
Lots 12, 13, 15, 16, 17, 18, 19, 20 and 21, C W
Abbot's subdivision of part of block V, subdivided lands of Painter & Ball, Pasadena,
\$\$557,91. Miss Mamie T Short to David Carr: Lot block E, Norton tract, Los Angeles

—, block E. Norton trace, Lot 7, block City, \$1600.

O B Short to David Carr: Lot 7, block 45, Clearwater, and lot 71, Kenwood Park tract, \$1500.

Charles W Atwood to A F Reynolds: Lot 10, block A. Atwood's subdivision of lot 5, block 73, H S, \$1000.

Theodore Wetherby to Thomas McGarry: N 50 feet of lots 21, Hull tract, Pasadena, \$1000.

ET Wright to Frank N Townsend: Undived ½ interest in E 86 feet of lots 1 and 2, subdivision of lots 6, 7, 8, 9, 10 and 11, Dana tract, \$1500.

Frank N Townsend to E T Wright: S 40 feet of lot 16, block R, Mott tract, \$1200.

J M Thomas and W N Monroe to J 1 Case and J M Studebaker: Water, \$5000.

Delia Curtis to F F Crowell and W E Peabody: Part of lot 3, block I, San Pascual tract, \$2700.

Peabody: Part of 10t 5, 51502 2, 12502

tract, \$1500.

C C Thompson and John Pickett to Will-lam H Payne: Lot SE corner Walnut street and Euclid avenue, Pasadena, \$2500.

Nathan Cole, Jr. and Mary Corbett Cole to Jarius Leander Skinner: Lots 9, 10 and 11, Nathan Cole, Jr., subdivision, lot 58, Hunter Highland View tract, \$6000.

Samuel W Little and Mary N Robinson to James A Hutchings; Lot 30, Tonner & Garbutt's subdivision of S W Little tract, \$5000.

\$5000.

N P Bailey to M Crowe: Lots 10 and 45, Kenwood Park tract, \$2400.

G K Barton to M Crowe: Lot 44, Kenwood Park tract, \$1300.

Occidental University of Los Angeles to Southern California Land League: Lots 4, 5, 6, 8, 10, 12, 13, 14 and 15, block 25, lots 13, 14, 15, 16, 17 and 18, block 34, lots 1 to 16, inclusive, block 35, and lots 1 to 16, inclusive, block 3, E S Field's Occidental Heights tract, \$6825.

Cochran & Spitley's subdivision of d'ivision F, San Gabriel Orange Grove Association

F. San Gabriel Orange Grove Association lands, \$1385.

Joseph Toms to T Early: Part of lot 23, block A, San Pascual tract, \$2300.

Charles E Day to Mrs Elizabeth Poehler: Lots 1, 2, 3 and 4, block 2, Alvarado Heights, \$5050.

P Beandry to Mrs M J Lemari: Lot 17, block 4, Park tract, \$1300.

S Wishburn and F M Underwood to Mrs Barbara O Reynolds: Part of block 1, Alosta, \$1500.

S W. saburn and F M Underwood to Mrs Barbara O Reynolds: Part of block 1, Alosta, 24300.

C B Lewis, E S S Rouse 2 and J G Carson to H W Stuchell and J W Gelbel: Lots 5, 7 and 9, block 2, Rouse & Lewis's subdivision, blocks 4, 5 and 7, Lyon's addition to Santa Ana, \$1500.

Peter Sumstine and A B Davis to W C Lukens: Lot on N side of Walnut street, Pasadena, \$2500.

Martin Crowe and Hector MacDonald to Thomas Lawler: Lot 2, Grand-avenue addition to Maskell tract, \$2400.

M Crowe to M O'Connor: Lot 10, Kenwood Park tract, \$1200.

John C Scott to Robert D Coates: Lots 22, 324, 326, 389, 391, 398, 594, 363, 457, 459, 461, 458 and 496, Connor's subdivision Johansen tract, \$1300.

C H Watts to J E Yoakum and John C Scott: Lots 1 and 2, block 21, East Los Angeles, \$9500.

Charles C Haskins-to Octavius Morgan: Lots 24, 25 and 26, block Y, Dalton Heights tract, \$1200.

M Crowe to M Mudze: W 80 feet of lot 1, block 4, Compton, \$5000.

Timothy Bresnahan to E E Johnson: Lots 3 and 4, block 24, East Los Angeles, \$1400.

SUMMARY.

Number over \$1000.

SUMMARY.

Number over \$1000. 33
Amount. \$79,132
Number under \$1000. 21
Amount. \$10,130
Number nominal. \$25
Total amount of consideration. \$89,287

TOTAL amount of consideration. \$89,287

TOSNEY—September 18, 1888, at the Sisters' Hospital, John H. Tosney, aged 25 years.
Funeral from the parlors of Peca & vicctor, No. 44 North Main street, this Friday afternoon, at 1.45 octock: thence to Our Lady of the Amgols' Church. Friends invited to attend.

BANKERS

A Warning.

The modes of death's approach are various and statistics show conclusively that more urerous die from diseases of the throat and ungs than any other. It is probable that avery one, without exception, receives vast numbers of tubercle germs into the system, and where these germs fall upon suitable soil they start into life and dovelop, at first slowly, and is shown by a slight tickling sensation in the throat, and, if allowed to continue their ravages, they extend to the head, causing catarrh. Now, all this i dangerous, and, if allowed to proceed, will in time cause death. At the enset you must act with promptness; allowing a coid to go without attention is dangerous, and may lose you your life. As soon as you feel that something is wrong with your charact, lungs or nostrils, obtain a bottle of Boschee's German Syrup. It will give your remediate relief.

Low Rates East.

Low Rates East.

Cemmenoing August 1, 1883, the California
Central Railway (Santa Fe Route) will sell
round-trip tickets to most of the principal
cities East and return at greatly reduced
rates. Kansas City and return, 800; St Louis
and return, 802; St. Paul and return, 805, etc.
Tickets are first class, good for six months. lickets are first class, good for six months, allowing stop-over at pleasure in both directions. Apply at ticket office, No. 29 North

The original Austrian-Hungarian Kitchen can be found at the Vienna Builet, corner Main and Requena streets.

Go to the American Bakery, corner of First and Main streets, for the best bread, cream Be sure and try the mercantile lunch (finest in the city) served every day at the Vienna

Strangers and visitors never fall to meet friends at the Vienna Builet, corner Main and

The Vienna Buffet, with its energetic man agement and excellent knoben, is the leading place in the city. Private entrance for ladies to the Vienn Buffet, on Requena street.

Noon prayer meeting daily under Nadeau Use German family soap.

Real Estate.

POMEROY & GATES.

NO. 16 COURT STREET.

We have revised our list and now have City and Country Property,

WOOD! 10,000 cords. The Los Angeles Wood Co. IMPROVED and UNIMPROVED, Can deliver carload lots of OAK, JUNIPER and PINE WOOD cheaper than any company or individual in Los Angeies. Te-ephone 89 J. J. NAUGHTON, Secy, 14½ W. First st.

Based on PRESENT VALUES. Also some BARGAINS way below their ACTUAL WORTH. Besides the real-estate business we make specialty of

Insuring Property, Renting Houses. Stores, etc.,

and Conecting Rent. We have several cash customers who want

If you have any and want to realize someash call and give us a memorandum of it. Do You Want a. Home

10, 20 OR 40 ACRES FINEST LAND IN CALIFORNIA,

Close to the City. Plenty of Water, Can Raise Any and All Kinds of Fruits

. WILL SELL AT \$120 PER ACRE, And take ONE-THIRD DOWN; five yearstime on balance, at 6 per cent, or one-fifth cash, balance in four equal yearly payments. See the owner.

R. C. SHAW, 44 North Spring St.

Attention!

CHEAP LAND! -:- GOOD LAND!

Dr. E. T. Barber of Lancaster, in Antelope Valley. Los Angeles county, Cal., offers 40,000 acres of land for sale, in tracts of 20 acres and upwards, at 8t o 550 per acre, with liberal terms and title guaranteed.

between Spain for faishes and France for Lampagne. All this land offered can be covered with mountain water, and much of it has a subsoil regation. The rullroad facilities are good; the South-orn Pacific railroad now crosses it, and three they great railroads are expected to do so in the near future. Climate good, no cyclones, blizzards, fogs or majaria.



P. L. ABEL, 30 S. Spring Street. NOSMIB & SOUTT, POUNDRY AND MACRINE SHOP T. C. NARAMORE & CO.

THE : SUN : THAT : DIMS : THE : STARS. THE NEW HIGH-ARM IMPROVED

Davis Vertical Feed Sewing Machine. OFFICE, NO. 22 SOUTH MAIN STREET.



Den's Furnisbing Goods.



EVAN E. EVANS.

Shirt Manufacturer and Men's Outfitter.

HAS REMOVED

Due and some discharging, is prepared to sell in CARLOAD LOTS on track. LIBERAL DISCOUNT TO THE TRADE A'so has PORTLAND CEMENM, PIG IRON and FIRE BRICK for sale.
For further particulars inquire of

OPPOSITE NADEAU HOTEL.

THIEBEN'S

Eastern Crockery Store! ARIZONA WOOD COMPANY.

Will be open Monday, September 17,

-WITH A FULL LINE OF-

CHINA, GLASSWARE and LAMPS at EASTERN PRICES

First Drive: Imported Colo'd Gas and Lamp Globes at 25c; worth 50c.

HAY, GRAIN, WOOD AND COAL NO. 120 SOUTH SPRING STREET STANSBURY BROS, & HARVEY, Fort st., etween Fourth and Fifth. Telephone 472, briders promptly attended to and d-livered to my part of the city Patronare solicited.

COAL! WOOD. COAL!
all S. FORT ST. CORNER FOURTH
Telephone 55.

Rverything if fuel and feed line. Carloudios a specialty. Prompt delivery, Family 14thonage soileled. Blook & MALLA & D. PANTS



SUITS

-TO ORDER-

From \$5 to \$15.



-TO ORDER-

From \$20 to \$65.

68 N. MAIN ST., LOS ANGELES.

\$7.00 \$7.00 \$3,50 \$3.50

DEWEY MAKES HIS ELEGANT AND FINEST FINISHED \$7.00 DEWEY'S ART PARLORS. 37. 39 & 41 S. Main St., Los Angeles.

I.O.O.F.

Jewelry at Bartlett's, WEST FIRST ST. Reliable Goods. Bottom Prices.

\$3 Per Doz.

J. T. BERTRAND, 413 N. Main st., opposite Plaza.

Real Estate.

BE SACRIFICED ΤО

Owners Want Money and Must Sell!

worth fully \$3500.

\$1500-50x140. Bonsailo ave., \$3500-Lot 100x155, corner Park Vill tract; a big snap. \$2050-Choice lot on west side of Burnington ave., bet. Eighth and Ninth sts., in the Bonnie Brae tract. \$5500-50x200, west side of Figueroa st.; the hundsom-

\$3000--100x176, Montgomery st., near Figueroa; a decided bargain.

a fine home.

\$2500-An elegant lot on west side of Los Augeles Celis Vineyard tract.

\$2600-50x155, west side of \$125 per foot-Lot 165x190. Flower street, near Pico; N.E. corner Figueroa and Adams streets.

of Flower and Pacheco streets.

\$3000-Lot 58x155, Flower street, near P co.

\$4500—Lot 50x165, on Pearl street near Eleventh.

est location in the city for \$10,500—An elegant 10-room house on Flower street, all modern conveniences, very cheap.

\$14.000—A lovely home on Hill street, elegantly furnished.

st., near Pico st., in the De \$1500-Beautiful 6-room cottage on Walnut avenue.

BRYAN KELSEY,

No. 17 North Spring Street.

COUNTRY PROPERTY.

\$20,000-114 ACRES RICH, LEVEL LAND, LOCATed 23 miles northeast of Compton; 50,
acres-in alfalfa, 7 crois cut tais year; family orchard; balance of land fine corn, vegevable or alfalfa land; about 31
acres of timber; fine flowing arte-ian well; house of six rooms;
large barn. Wil take part exchange city property.
\$30,000-A 20-ACRE ORANGE GROVE; 1600
orange trees. 10 years old; income last year;
18560; certain to reach \$500 this year; good house of 11
rooms; barn, packing house; located at Riverside, near Magnoisa avence. Will exchange for Los Angeles property.
\$18 000-28 ACRES; 9 ACRES ORANGES, FULL
25 nectarine 25 fgs. .0 pears, 20 piume, small fruits corn, affalfa; good house, five reoms, and outbuildings; located near
Azosa. Will exchange for city propert.

SIS MILES FROM LOS ANGALES. LOSE TO SCHOOLCHOOL ACRES OF SCHOOLSTROME ACRES OF SCHOOLS

CITY PROPERTY-Great Bargains.

-UNIMPROVED .-TWO LOTS IN CHILDS TRACT.

TWO LOTS IN WEST BONNIE BRAE TRACT. TOT 45x140, EAST SIDE MAIN STREET, NEAR SEVENTH 1000 front foot.

TWO SPIENDID LOTS, ON ANGELENO HEIGHTS:
FROM MAIN TO SPRING, 50 FERT, AT EAST SIDE MAIN ST. BET. EIGHTH.

HOUSE AND LOT, ON MAIN STREET,
HOUSE AND LOT, ON HILL STREET,
Between Ninth and Tenth, west side,
Some extra between to Mark the street \$2.00.

Washington St. Lot, 105:175, House
of six rooms, for \$7500. Some extra bargains in McGairy tract, Rast Los Angeles property and Boyle Heights,
CALL AND SER OUR PRINTED LIST.

STAUNTON & MATTHEWS; 21 N. SPRING ST.,

OFFER EXTRAORDINARY!

FOR INVESTMENT.

Forty Lots in Los Angeles City for \$8,000.

FINE VIEW, being block 9, cf Schmidt tract, fronting 1211 feet on Stevenson avenue.
All lots I's feet deep to 19 foot alley and 22 61 and 139 feet front. Gentle slove to south and
east. Stevenson avenue has been brought to official grade, at an expense of \$5,000. Lots.
from one to three feet above the street. Terms half cash, bajance one year: 19 per cealloot respectively forth side. College street graded, \$1130.
Let 5, block 4, Brows tract, \$4,00.
Corner lot 10 block "32.9 Bird tract, \$600.
Land and water in Crescenta Chânda, at \$100 per acre. The homeo the orange and clearly
Land and water in San Jose ranch, at low rates.
Lands in Puente ranch, with water, at \$130 per acre; easy terms.

· M. L. WICKS. Corner Courthouse and Main Streets, Los Angeles, Cal.

THOMAS DAY & CO., LIMITED.

· GAS FIXTURES.

Mantels, Grates, Tile, Iron Pipe and Plumbers' Supplies. FINE BRASS WORK TO ORDER, NICKEL PLATING --- MANUFACTURERS OF-

All Kinds of Church Work, Bank Work, Easels, Tables, Towel Racks, Hat Racks, Music Stands, Curtain Poles and Brackets in Brass.

C. B. RENO, MANAGER, 130 EAST FOURTH STREET.

PATRICK BROTHERS,

WHOLESALEI

BOOTS AND SHOES,

RUBBER GOODS AND SHOE FINDINGS.

106 North Los Angeles Street.

We are now prepared to show goods, and invite the inspection of the trade.



Turkish, Russian, Electric, Sulphur and Medicated Baths,

erday Deputy Sheriff Benedict lost a le ring and gold pencil on Spring The finder will be rewarded by them at the Sheriff's office.

ing them at the Sheriff's office, ficer Fuch picked up a crazy Chinaman ic corner of Fourth street and Beaudry une yesterday morning. He was locked in the City Prison for safe keeping. He Perkins, alias Carrie Abbott, was steep to the City Chinaman was released on depositing \$30 may be a supported by City Chinaman was released on depositing \$30 may be considered.

bert McFadden and wife of Santa Ana brought suit to recover \$12,000 from lanta Ana, Orange and Tustin Strea-way for lajuries sustained by driving an open excavation on the 20th of May

ast.

Hon. William Williams will speak at tamona next Saturday evening. The Cental Committee agreed not to hold any settings this week, but the one in question ill be held under the auspices of the amona Republican Club.

Officer Lee agrested a boy named Ernest dams on Figueroa street last evening for allicious mischief. The Joy shot off a istol for the purpose of frightening a small durky," and played several other pranks, thich caused his arrest.

Four boys, who did not give their names.

Four boys, who did not give their names, fere arrested by Special Officer Young esterday afternoon in the Briswalter tract or stealing walnuts. The youngsters were seled up for several hours to teach them a sson, which it is hardly likely that they till soon forget.

lesson, which it is hardly likely that they will soon forget.

The Irish-American Republican Club held a meeting last night. Among other business the invitation of the Oro Fino Club to escort the Tippecanoe Club to the wigners of the trippecanoe Club to the wigners are requested to account of the short notice not to attend as a body, but all members are requested to attend in their individual capacity.

The people called "Free Methodists," under the leadership of Revs. C. B. Ebey, the general missionary secretary of the church, and C. R. McReynolds will begin a series of meetings in a cloth tabernacle on West Washington street, near station C postoffice Sunday, the 33d inst., at 3 p.m. Services during the week at 2:30 and 7 p.m.

Deputy Constable W. A. Dawes pulled a tan game in Chinatown between 6 and 7 o'clock last evening, capturing two Chinamen, one white man and a negre, all o'rhom wore taken to the County Jail, where they remained during the night, no one

remained during the night, no one ring to bail them out up to a late

an Kelly, the notorious "mac," sen-ed to 90 days' imprisonment in the aty Jail some time ago by Justice tin, who was afterward granted another and, who was atterward granted another mg by the Supreme Court and released all, again came up for trial yesterday. Judge Cheney decided that he must out his fune, and he was committed to county Jail.

the County Jail.

Several meetings ago the Police Commissioners passed an order to the effect that the licenses of several saloons, which had been revoked, would be renewed in case the women employed as "beer-jerkers" should be discharged. The saloons are still running, but no attention whatever has been paid to the order about the women. The matter will probably come up at the next meeting of the board, when the licenses will be revoked if the orders are not obeyed.

Several days ago Officers Lynch and Mc-Kenzle arrested a man named Charles Morgan, who had a number of articles in his possession which were evidently stolen. Morgan is still-confined at the station, but no one has yet claimed the stolen property. The articles consist of a hunting-case silver watch. Springfield noveweat, one pair of silver conf-buttons, with enameied letter "E." one set of gold sleeve-buttons, three links, one three-link gold studs and a K. of P. watchcharm. It is suspected that the articles were stolen from some visiting Odd Fellow. The articles can be had by the owner calling at the police station and proving property.

There has been some complaint of late about hackmen overcharging, but none of the offenders have so far been arrested. Wednesday afternoon a hackman charged a lady \$2 to carry her from the Southern Pacific depot to the Pearl House, but the prorietor of the hotel complained at police headquarters, when the man was brought in and refunded \$1. If strangers would see that carriages have the names of the owners painted on them, and belong to some of the reliable companies or firms in that line of business, they would save themselves a great deal of trouble. It is the guerrilla "jelus" who bring discredit on honest hackmen by overcharging strangers.

There is a good deal of complaint among everal days ago Officers Lynch and Mc-

"jeins" who bring discredit on honest hackmen by overcharging strangers. There is a good deal of complaint among the prosecuting officers and justices at the class of men selected by deputy constables in making up juries. One of the district attorneys told a Times reporter yesterday that this was one of the greatest drawbacks he had to contend with in the administration of justice. He said that a majority of good citizens were selected, and then two, three or four touchs were run in, who were certain to hang the jury and prevent a conviction. This was also done in the Superior Court, and, as the State had but five percentage of the criminals, who had ten challenges. Justice King also complained of the same thing being done, saying that one day he had three juries all of whom could same thing being done, saying that one day he had three juries, all of whom could have been called from one list.

PERSONAL NEWS.

B. Thurstenson of Minnesota has been on the sick list for a few days at the Pico House. He hopes to be all right again shortly.

shortly.

Henry F. Green, representing W. A.

Mestayer. Theresa Vaughn and Amy Ames
in The Kitty, is in the city arranging for an
engagement at the Grand Opera-house next
Wednesday evening.

SATURDAY'S I. O O. F EXCURSION

Promises to Be the Most Delightful of All—Passing Through Orange and Walant Groves, Vineyards and Foreir Gardens, and Eeding with a Grand Ball at the Magnifi ent Havel del Coronato.

Those of the spec al excursionists who went ever the same route on last Wednesday and have returned here, report that most of the party desired to remain and many have had their time extended. Those who came back, however, are quite enthusiastic over their trip. The pleasures and comfort of the journey and what they saw and enjoyed at the other end of it, divide-the-honors of their praise. The mountain valley and forest, with the grand Pacific Occan and the waters of the bay presenting a continuously changing and beautiful panorama, was very pleasing to them, the Hotel del Coronado coming in for a full measure of deserved compliments. The attention of the tourist, they say, is held from the very moment of starting. Passing rap. Idly from one point of interest to another daring the run of 125 miles or so, the down trip ends at one of the most sublime and truly charming spots on earth, furnishing a complete festival of su prises to every visitor. The balminess of the atmosphere at Coronado has a great fascination to every visitor, and in aggregated charms it has no equal in the world.

The train taking the favored crowd who go

The train taking the favored crowd who go will leave First-street depot at 2 p.m., sharp, on Saturday. The party will arrive at the Hotel del Coronado for dinner; then visitors will have plenty of time to prepare for the grand ball, which will take place Saturday evening in the gorzeous and mammoth assemtly hall of the Hotel del Coronado. During the three following days there will be ample time for enjoyment, visiting various points of interest and receiving the hospitality of their friends and breturen. All who go, and everyone is cordially invited to, will have a grand and enjoyable time, returning much gratified with their delightful visit. The round trip is only \$4\$ for four days' perfect pleasure. The train taking the favored crowd who go

Parilion Attraction.
you want a good lunch or fee cream durthe Pomological Fair, patronize the W c,
, which will serve them at the Parilion
idemy of Music) all the week. The ladies
in this way to put a nice little sum into

PEOPLE'S STORE.

Our Window Display.

An unparalleled offer, ladies' hose in fancy stripes, rull finished and regular made, in condon lengths and warranted fast colors, only 12% a pair; sold elsewhere at 250.

Turkish Bath Towels.

A Turkish bath towel, extra long and extra mailty, in natural color, 190 today only; a sargain at 350.

argain at 36c.

GENTS' CLOTHING DEPARTMENT.

Men's Suits, 51.48.

A heavy cassimere sack suit, in dark
nottled designs, \$6.18 a suit; sold elsewhere

A heavy cassimore sack suit; in dark mottled designs, 54.8 a suit; sold elsewhere at \$12.50.

Men's Wool Suits, \$1.98.

An all-wool sack suit stylish cut made of all-wool cassimore, in bin-head check designs, shade of gray and brown, \$7.98 a suit; sold elsewhere at \$15.

Scotch Tweed Suits, \$8.44.

A bonanza for perso 's wearing sizes 33.34 and \$5; only about one d. zen of this lot ieft, all in the above sizes a pure-wool Scotch tweed sack suit, in dark colors, for \$8.44 a suit; worth \$15.

Boys' Norfolk Suits, \$2.25.

Boys' Norfolk Suits, \$2.25.

Boys' Norfolk Suits, \$2.25.

Men's Boys' Norfolk Suits, \$2.25.

Men's Strongli-made working pants, in gray or brown mixed Jeans, Wec; sold elsewhere at \$4.

Men's strongli-made working pants, in gray or brown mixed Jeans, Wec; sold elsewhere at \$1.00.

Men's Cassimere Pants, \$2.02.

Men's Cassimere Pants, \$40.

A large line offorors have pants, all sizes, \$40; sold elsewhere at \$7.00.

Boys' knee pants, all wool, in striped patterns, \$2.62, worth \$3.00.

Boys' knee cants, \$40.

A large line offorors have pants, all sizes, \$40; sold elsewhere at \$60.

Men's socks, agood knit article, in striped designs, \$60 a pair; worth \$12.50.

Hat DEPARTMENT.

Our 120 Straw Hats.

A rare chance, men's straw hats, in white, black and mixed straws, mackinaw, canton and other braids. These are the odds and ends of man, lots of our summer styles, among them will be found a great number which were sold during the season as high as \$1.

Our 15c Felt Hats.

Men's soft feit hats, in black, blue and brown colors, at 15c each. This style is a lightwight, raw edge brim and creased crown, a spendid street hat, 7se each; worth \$1.50.

Our \$1.38 Pull-dress Derbys.

A fine skeleton-weight, spf felt hat, in light and dark colors, all the latest fall shapes, \$1.98; worth \$3.50.

SHOE DEPARTMENT.

Men's Shoes, \$1.49.

Men's Shoes, \$1.49.
A good everyday article, either sewed or standard serewed, with London toe and tip, \$1.49 a pair; sold elsewhere at \$2.75.
A line of men's calf shoes, in congress, lace or button styles, either plain or tipped, in both French and London toes, \$2.98 a pair; sold elsewhere at \$4.50.
Boys' Calf Shoes, \$8c.

elsewhere at \$4.50.

Boys' veal caif button shoes, 98c.

Boys' veal caif button shoes, in sizes of 12 to 2, 98c a pair: worth \$1.50.

Infant's Slippers, 38c.

Infant's low-cut slippers, 38c a pair; worth 65c.

Infant's low-cut slippers, 38c a pair; worth 58c.

Misses' Sho's, \$1.46.

Misses' solar tipped grain leather shoes, worked buttonholes and extra strong, \$1.46 a pair; seld all ower at \$2.50.

Ladies' SI p.ers, 59c.

Ladies' SI p.ers, 59c.

Ladies' serge slippers, the inest thing made for good, solid comfort, flexible soles, 59c a pair; worth \$1.60.

Ladies' Fine Shoes, \$2.76.

Ladies' hand-turned, curacea k'd shoes; very soft and easy on the foot, 15-button high, and quite dressy in appearance, \$2.76 a pair; solid elsewhere at \$4.50.

One of the Shoes Folish, 5c.

One of the Shoes Folish, 5c.

DEESS GOODS DEPARTMENT.

Colored delges, 16c a Yard.

yard; worth 25c. Double-fold Tricots, 39c a Yard.

series, a resen for list to main, ini-wort feets, a resen for lost to a yard today only; worth 60c.

DOMESTIC DEPARTMENT.

Crinkie Secreuckers, 15c a, Yard.
A choice line, all the leading patterns, in the favorito oak and brown shades, 10c a yard; reduced from 15c.

Thirted Checked Nainsooks, 6%c.

The last offering, for they will all be sold early in the day; a splendid quality of yardwide checked nainsooks; neat pattern printed or timed goods, 6%c a yard today; reduced from 125c.

Our new goods, fresh from the mills, all the latest patterns of the pattern of the patte

lic. All-wool Red Flannel, 24c a Yard. An all-wool, pure cochineal-yed, scarle willed flannel, at 24c a yard today; reduce LAD ES' UNDERWEAR DEPARTMENT.

from 40c.

LAD E: UNDERWEAR DEPARTMENT.
Celebrated "H. S." Corse s, sec.
This celebrated brand of French corsets will be on sale today for the first time at 90c. they are ful-boned, with unbreakable side steeps: this brand seils all over the world at \$1.50c.
Ladles' light-weight braibriggan undervests. French shape, low neck all around and ouff sleeves, 25c each; reduced from \$5c.
Ladles' shape, low neck all around and ouff sleeves, 25c each; reduced from \$5c.
Ladles' shape, low neck all around and ouff sleeves, 25c each; reduced from \$5c.
Ladles' shape, low neck all around and ouff sleeves, 25c each; reduced from \$5c.
Ladles' shape, low neck all around and ouff sleeves, 25c each; reduced from \$5c.
Ladles' shape, low neck all around and ouff sleeves Sironner face, the a yard; and out of the shape sh

GLOVE DEPARTMENT. Ladies' silk Mitts, 19c.
Ladies' jersey mitts, pure silk, in black only,
19c a pair; reduced from 3/c.
Ladies' Lose Gloves, 19c.
Ladies' Labe Isle threat gloves, in all colors,
extra long wrists, 19c a pair; reduced from
3/c.

PARASOL AND WRAP DEPARTMENT. Binck Satin Parasols, 42.89
Large size black satin parasols, with different colored silk linings, 42.99; reduced from 44.
Shetta, d. Shawis, 89.
Shettand wool-kait shawis, in cardinal and light only; we offer these shawls at 98c each today as we have but two colors left; reduced

from \$1.50.

Fancy Jerseys, \$1.50.

Ladies' woel jerseys in dozens of different shapes, styles and colors all at one price today, \$1.50 each; reduced from \$2.50 tooks.50.

PERFUMBRY DEPARTMENT.

Sachet powders, all odors, \$1/6 a packet: worth \$56.

Gents' pocket combs, 5c each; worth 15c. Cashmere banquet toilet powder, 19c ackage; worth 25c. ge: worth 25c.
e white castile soap, imported, 125c a
worth. 26c.
me de lis fiquid for the complexion, 46c a bottle: worth 5.c. Closet paper 9c a package, 800 sheets, string or wire in each package; worth 25c. People's Store, Friday, Sept. 21, 1888.

Spring-street Store to Let,

The Argyle House, corner of Second and Olive, is now thrown upon the market for lease. It is a very popular and desirable house, having 61 large and sun by room.

Planes at Bancroft's, Panorama building

Unclassified.

TAKEN UP - AT MY KANCH, SEP-FOR SALE OR EXCHANGE—QUARRY Angeles on line of railroad, about four miles of Los Angeles on line of railroad, about four miles from station; rood wag on road to quarry. Audress W.L. WARREN, P. O. Box 32, Pasadena. TO CONTRACTORS - I WILL EX-trange 20 a-res in Bsena Park, near Santa Fe Springs, on new line to can Diego, for a well built house in Los Angeles, Call en T. C. MARKS, at Hoff and chestion ists, East Los Angeles 19-3 TO EVERYBODY—I AM PREPARED to move and raise houses promptly. Adress LIAM ROGERS, successor to Geo. 8, Walter, cor. Eighth and Earl sts

6. ALL RIGHT!" IF YOU HAVE
Afterulture or anything else to sell, visit EDWIN A. RICE & CO. Sancti in salesroom, He W.
First at. They sell everything. MRS. E. C. FREEMAN—HOME BAKE-ry, salt-rising bread, pies and cakes; also Bos-ton brown bread and beans every day—hot Sunday meralings. 47 S. Spering st.

HENGLEE—GENTLEMEN'S SHIRTS, chinese and Japa :ese lacquered ware, curiosities elso lackets, caps and aprona. 432 N. Main. UNITARIAN LITERATURE FREE
Apply to Marcia Gilmore, M.D., corre
sponding secretary W.A. U.A., Santa Barbara 19-1 HOUSES BUILT ON THE INSTALL
Meet plan by R. N. WALTON & CO., office at
the Moffatt House, 2: Davis st FOR SALE—AT THE TIMES OFFICE, old newspapers as very low rates, in large enac-

To Let-Houses

TO LET-LODGING-HOUSE OF Toms, located near the corner of Mail First sta; rent reasonable and long search the disclease house in every re pect, and once best paying houses in the city; the formitter carpeta are almost new, and can be buth to one-half the actual cost; house is clear as a core faio per month; sickness the of or seling, perce of forsitive and cases, 2000, 1915 to M. J. Nolis N. & Co., 168. Spring etc. TO LET—ON OCTOBER 1ST, HOUSE of 5 roums; but and cold water. Inquire second house north of Alpine st. on Ramona ave., nea iy furnished rooms, seven blocks from use; rent, \$140; furniture for sale at a low Address R 70, Times office. NO LET-HOUSE OF 9 ROOMS; FUR-niture for sale; fine location; terms reasonable, quire at New York Cottage, Fourth, near Rail ad ave., Santa Molloa, Cal. 24 TO LET-HOUS. OF SEVEN ROOMS.
Within two blocks of Times office; \$45 per
month, water included. Ca., after 1 p.m., at 17 S

TO LET-100 HOUSES AND STORES

y to J. C. HAYNE, 125 Lazard st. FOR SALE-FIRST-CLASS DAIRY

> TO LET-OR FOR SALE, TWO-STORY
> new house, 10 rooms, barn, etc.; Olive st., near
> Tenth st. Inquire 643 S. Fort st., 27 TO LET-4ROOM COTTAGE JUS off Washington, & block from car. W. E. M SON & CO., 16 S. Main 8E.

> > TO LET-FIVE-ROOM HOUSE FUR

TO LET-A SUITE OF TWO LARGE

TO LET-HANDSOMELY FURNISHED sunny front rooms, en suite \$20, \$25, single \$10.

TO LET-3 FURNISHED ROOMS.

TO LET-2 OR 3 NICELY-FURNISHED

TO LET-ELEGANTLY-FURNISHED roms, en suite or single, at the Forrester

TO LET-4 CLEAN ROOMS, \$25. FUR-

LET - NEWLY FURNISHED
nt rooms, also other rooms, 415 W. Fourth

LET-FURNISHED FRONT ROOM

O LET-LARGE, SUNNY, UNFUR

TO LET-FURNISHED OR UNFUR-nished rooms: rent reasonable. Apply 4134

TO LET-2 FURNISHED ROOMS FOR

TO LET-FURNISHED ROOMS IN

TO LET-FURNISHED AND UNFUR-

TO LET-TWO FURNISHED ROOMS, with small kitchen, for light housekeeping; nehildren, 469 S. Pearl at

TO LET-DALTON HOUSE, FUR

TO LET-A FINE ROOM, SUITABLE for office, on third floor Times Building: price

TO LET-ROOMS WITH CHOICE

PO LET-2 PLEASANT FURNISHED

TO LET-TWO FURNISHED ROOMS

TO LET-TWO LARGE ROOMS, WITH or without beard. 424 Flower st. 22

THE LAWRENCE, COR OF FIFTH

TO LET-FIRST-CLASS FURNISHED

TO LET-FURNISHED ROOM AT 61

PO LET - FLAT OF 4 FURNISHED

To LET — \$23 S. SPRING ST., FUR nished rooms, \$1.25 to \$5 per week; nice home.

TO LET -149 S. HILL ST., FUI

TO LET-CHEAP, FURNISHED ROOMS

TO LET—A 3-ROOM HOUSE, SHEDS for horse and buggy and nice garden, for \$16 50 per month. Call at 1213 W. Seventh st. 21 WANTED-A FIRST-CLASS FOUN-BUSINESS BARGAINS FOR SALE.

OOR SALE-AN OLD AND WELL

Absolutely Pure.

POR SALE — SALOON LOCATED From the corner of Flist and Spring six; rent rsp-r month and long lease; place doing a busiess of \$10 per day; pr co of stock and fluwes and case \$100 per day; pr co of stock and fluwes and case \$100 pt lis a sing. Apply to M.J. NOLA.

Tooms at IIII San Pedro, corner Laurer; an first-cleas restaurant, near the corner of Scond and Spring sist; read reasonable, and 4 years leaser half me creek to right pa ut youly 200. Apply to M. J. NOLAN & CO., 16 8. Spring st. FOR SALE - AN OLD AND WELLTO LET - ONE HOUSEKEEPING.

room, newly furnished, close in; 810 per month. now of \$20 per day; price \$400; owner selling on account of departure from the city. Apply to M. J. NOLAN & CO., Is S. Spring st 21 FOR SALE-1/4 INTEREST IN A NICE,

BUSINESS CHANCE-FOR SALE, A D hand ome retail drug store, doing an excellent busin-se; fresh, clean sl-ock; fine oppo tunity; satis-factory reasons for selling Cail on or address F.W. BRAUN & CO., 127 New High st., Los Angeles, 33 \$2600 - GROCERY STORE ON spring st; old established will exchange for city property. STAUNTON & MATTHEWS, 21 N > p thg st. CIRST-CLASS MILLINERY STORE

Spring st., doing good business; good reasons lling. Apply to STAUNTON & MATTHEWS, Spring at 24 \$1700-DAIRY; 16 FINE COWS, 3 and complete air outfit. STAUNION & MATTHEWS, 21 N Spring -t. 24 \$1500 - GROCERY AND FEED STAUNTON & MATTHEWS, 21 N Spring FOR SALE—BAKERY AND CONFEC-tionery; good trade; teams and wagons; 700 population; 0-19 one of its kind. Address MODEL BAKERY, Sants Ana.

FOR SALE—A PATENT RIGHT FOR the Pacific Coast cheap, on secouth of business in the East. Call at No 68, Los Angeles st, after FOR SALE—1/2 INTEREST IN BUSI-ness paying \$500 mouthly; capital required, \$500. For information address P. O Box 24, city \$1550-OLD ESTABLISHED COR-ner sal-on; long lease. Apply to STAUNION & MATTHEWS, 21 N. Spring st. 24 \$2500—CORNER GROCERY STORE
STAUNTON & MAIN St.: stock and fixtures
STAUNTON & MATTHEWS, 21 N. Spring st. 24 ORNER GROCERY AT INVENTORY unton & Matthews, 21 N. Spring st. 21

FOR SALE - FRUIT STAND AND Funch counter, \$.00. A. S. ROBBINS, No. 5. North Main-st. FOR SALE-A GOOD NURSERY business, well loosted, with large stock air ady BUSINESS CHANCES - TO LET, FOR SALE-FINE FRUIT STAND, A'I

Lost and Found. don't see what you want ask for i the tyres. May be you can get a better this way than in any other. Locing of the second of the se

Straped or Stolen

The circulation of THE TIMES averages over 7000 daily. For everyone who takes the paper 3 read 4. Out of 15,000 readers you ought to find somebody who wants to rent a room. TO LET-THE SOUTHWESTERN, 108 TO LET-3 OR 3 FURNISHED ROOMS TO LET-181 NEW HIGH ST., FUR-TO LET-FURNISHED ROOMS IN To LET-ST. HELENA HOUSE, 220 S Fortst, sunny rooms, neatry furnished.

TO LET-A NICE, CHEERFUL OF-TO LET-NEW AND SECONDHAND TO LET-122 ACRES OF LAND. AF Money to Loan.

\$1,500,000 TO LOAN-AT LOW-

TO LOAN AT R. G. LUNT'S LOAN AND INSURANCE AGENCY. No. 20 W. First st., Los Angeles. GERMAN SAVINGS AND LOAN SOCIETY Of San Francisco. OS ANGELES LOAN AND TRUST
OMPANY. Capital, \$100,500. Stockhold
ers Isan, W. Hellman A. J. Eowse, F. N. Myers
S. A. Flern, inc. J. B. Saww. F. Sartion, John H.
Bartle. Dean money on lands and city property
curtiest. Doan money on lands and city property
If you have any a de investment at remunerative
property of the control of the cont

CRAWFORD & MCUREERY, ROOM 10, OVER LOS ANGLES NATIONAL LOAN money in sums of \$50, \times \$50,000.

Buy mortgages and contracts. Disco, int notes, etc. Short term loans a specially.

\$500,000.

MONEY TO LOAN-SUMS OF \$400 and upwards; special terms with parties building; merusares and contracts burches the McDoNALD & SHAW, attorneys, 108 N. Main vt.

MONEY WANTED-FIRST MORTgage security given on bert of Pasadena improved p operty; 12 and 15 per cent. Interest paid.
Address lock b x 284, Pasadena, Cal. 109 MONEY TO LOAN IN SUMS TO SUIT POMEROY & GATES, 16 Court st. MONEY TO LOAN - IN SUMS TO MINEY TO LOAN - IN SUMS TO WORK TO THE STREET OF THE SUM TO SUM TO THE SUM TO THE SUM TO SUM TO SUM THE SUM TO SUM TO SUM TO SUM THE S O on city or country property. McCOY & CAR-TER, reom is. Phillips block.

MONEY TO LOAN ON CITY OR Country property in sums to sult. SIG WOLFF, 2005 N. Man at. MONEY TO LOAN-\$100 UP; MORT-

MONEY TO LOAN. MCKOON & MONEY TO LOAN IN SUMS TO SUIT. F. C. ANDERSON, 28 N. Spring st. 9-8

Ercursions.

FREE OVERLAND EXCURSIONS Denver and Blo Grande Railway, S d Denver, leaves Los Angeles Se abb-r4th and 18th, November 1st, attre-ses, curtains, blankets, pille f charge. For further particulars call on of ss F. W. TriomPson, 110 N. Spring st., Lot

FREE EXCURSIONS - NO EXTRA A charge for sleeping accommodations; through cars to Chicago without charge; only one change to New York and Boston; experienced conductor, assisted by colored porters, accompany each party. Partice leave Los Ang-les July 28th, august 24 than 1 20th, eptember 13th and 27th. Call on or address: A. PHILLIPS & CO., 44 North Spring street, Los Angeles, Cal.

E XCURSIONS-WARNER BROS

personal Many a good situation has been obtained by the expenditure of 25 cents to \$1 in this column. DEPSONAL — ANY ONE TRUSTING
Fr. us Lamoree will do so at their own risk, as
he has to means wherewith to pay, and I shall not
pay his dates, neither do I write any orders or sign
any check w for him to get cashed or dispose of. J.
P. LAMOUKE PLAMOUSE

DERSO. NAL—COOKE & VAN-VRANKeu, auctiv meers. 392 Los Angeles-st., (near a lisest). Auction sale of hor-es, carriages, wagons, harness, farming implements, etc., etc. every Saturday
at II o'clock sh arp

DERSONAL—MRS. S. E. MAYNARD,
dressmaker. will be pleased to see her patrons
and friends by new building on S Seventh st.,
between Main and Los Anceles. No. 12.

DERSONAL—MRS. M. J. HUBBERT,
modiste, former by with Bailin & Co, Derver,
Col., has opened dr vsamaking rooms at 459 Hill
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PERSONAL — WANTED — SECOND-hand furniture, large or small lots. C. B., P.O. DERSONAL—UHOICA: BIRDS, FULL song; pet dogs, pure breed. Satisfaction guar-inteed. L. A. Bird Store, \$4 ct. Main. 10-15 PERSONAL - DRESS W. AKING - MRS.
Alieu has removed to 26 S. Apring st Satisfac-DERSONAL—FOR REN 7.-NO. 2 REM-personal—FOR REN 7.-NO. 2 REM-ington typewriters B. F. HAUSON & CO., 78 10-18

Unclassified. There is a tide in the agains of men which abon at its flood, leads on to fortune. May be our "tide" is in a Second advertisemen. herein ier. Read and see, a Adver ise and find out.

PARISIAN STEAM DYING L Cleaning Works; dying and cleaning to every feedriptien; ledies dresses dyed without, in ourse; kid gloves, fiannels, rlibbons and blackets; and de to cook like aget. Office: 215 Upper Asian et., cear Clinton block. Due works, 48 New High is. J. VollART, de PALESAN E, proprietor. SCALPERS-R. J. PRYKE & CO., 213 N.

HOTEL MEN-WE HAVE THE HO

-GRAND-

Republican Rally!

-UNDER THE AUSPICES OF THE-

UNION LEAGUE OF LOS ANGELES.

Friday Even'g, Sept. 31,

AT 7:30 O'CLOCK, SHARP,

At the Republican Wigwam, Corner Fort and Second Sts.

THE MEETING WILL BE ADDRESSED BY

Gen. Henry C. Hedges of the Buckeye State,

-AND BY-

Hon. A. N. Grant & Hon. J. B. Kenner of Indiana.

Speakers of National Reputation.

The HON. WM. WILLIAMS of Indiana will preside.

THE FAMOUS INDIANA-EMMERSON QUARTETTE

WHO ACCOMPANY THE ODD FELLOWS

Will Render Some of Their Soul-inspiring Songs.

The ladies are cordially invited to attend, and every good Reublican lover of logic and song will be agreeably entertained. The League extends a cordial invitation to all.

GEO. H. BONEBRAKE,

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THE LEADING

Will, upon Monday and following days, Exhibit Their First Importations

FALL WINTER PLUSH GOODS.

They are all the latest novelties from the European and Eastern markets. The following are a few of

THE LEADING STYLES: Modjeska, Empress, Nathalia, Paris Latest

Worth, Victoria, Estella, Leanora, Neapolitan,

Belastri, our latest.

The above are but a few of the high nevelties we have on hand, and we invite the ladies of the city and surrounding country to examine same at our spacious showrooms

No. 21 S. SPRING ST.

Adjoining Nadeau House.